

Washington, Friday, May 7, 1943

The President

PROCLAMATION 2586

FLAG DAY, 1943

BY THE PRESIDENT OF THE UNITED STATES
OF AMERICA

A PROCLAMATION

June 14 has for many years been set aside as Flag Day in honor of the emblem of our national strength and unity. This year the Stars and Stripes is a battle emblem flying in the deserts and jungles and over arctic snows. It flies with our men in Africa, Australia, New Zealand, China, Burma, and the Aleutians, and in fastnesses of the world so remote that the American flag has never been seen there before. In the Coral Sea and the Atlantic and Pacific, it is a mark of hope to our allies and of despair to our enemies. Our colors have found their way to the heart of the enemy over Berlin and Tokyo.

We know that our flag is not fighting alone. This year the flags of thirty-two United Nations are marching together, borne forward by the bravery of free men. Together they are the emblem of a gathering offensive that shall liberate the world. As brothers in arms, we of the United Nations have pledged to one another our mutual strength until total victory is won and peace assured.

Our armies, our navies, and our air forces are now perfecting the teamwork with our allies which shall, under God, bring victory in this great cause to which freedom-loving mankind has dedicated itself. Made strong by our common bonds, we shall face the future with resolution and rededicate ourselves to the achievement of permanent collaboration among nations and security for all men. For only by teamwork can we win the war and establish a lasting peace.

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, do hereby ask that on Flag Day, June 14, 1943, the people of our Nation honor the peoples of the United Kingdom of Great Britain and Northern Ireland, the Union of Soviet Socialist Republics, China, Australia,

Belgium, Bolivia, Brazil, Canada, Costa Rica, Cuba, Czechoslovakia, the Dominican Republic, El Salvador, Ethiopia, Greece, Guatemala, Haiti, Honduras, India, Iraq, Luxembourg, Mexico, the Netherlands, New Zealand, Nicaragua, Norway, Panama, the Commonwealth of the Philippines, Poland, the Union of South Africa, and Yugoslavia.

I direct the officials of the Federal Government, and I request the officials of the State and local governments, to have our colors displayed on all Government buildings on Flag Day, and I urge the people of the United States on that day to fly the American flag from their homes and to arrange, where feasible, for joint displays of the emblems of the freedom-loving nations.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the City of Washington this 3rd day of May, in the year of our Lord nineteen hundred [SEAL] and forty-three, and of the Independence of the United States of America the one hundred and sixty-seventh.

FRANKLIN D ROOSEVELT

By the President: CORDELL HULL, Secretary of State.

[F. R. Doc. 43-7084; Filed, May 5, 1943; 1:16 p. m.]

Regulations

TITLE 16—COMMERCIAL PRACTICES

Chapter I-Federal Trade Commission

[Docket No. 4405]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

SAMUEL H. MOSS, INC.

§ 3.45 (c) Discriminating in price— Direct discrimination—Charges and prices. In connection with sale of rubber stamps in commerce, (1) discrimi-

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nating directly or indirectly in the price of rubber stamps of comparable size and like grade and quality by selling such rubber stamps to any purchaser at a price or prices materially different from those at which sales are made to any other purchaser; or (2) otherwise discriminating in price, either directly or indirectly, among different purchasers of rubber stamps of like grade and quality in any manner prohibited by section 2 (a) of the said Clayton Act as amended; prohibited, subject to the provision, however, as respects said first prohibition, that the same shall not be construed as prohibiting differentials permitted by Section 2 of the Clayton Act. (Sec. 2 (a), 49 Stat. 1526; 15 U.S.C., sec. 13a) [Cease and desist order, Samuel H. Moss, Inc., Docket 4405, May 1, 1943]

At a regular session of the Federal Trade Commission, held at its office in the City of Washintgon, D. C., on the 1st day of May, A. D. 1943.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, answer of the respondent, testimony and other evidence in support of the allegations of said complaint and in opposition thereto taken before a trial examiner of the Commission theretofore duly designated by it, including stipulation as to certain facts entered into between W. T. Kelley, Chief Counsel for the Federal Trade Commission, and the respondent, which provides, among other things, that the facts set out therein may be made part of the record, report of the trial examiner upon the evidence, and briefs filed in support of the complaint and in opposition thereto; and the Commission having made its findings as to the facts and its conclusion that respondent has violated subsection (a) of section 2 of "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914 (Clayton Act), as amended by Act of June 19, 1936 (Robinson-Patman Act):

It is ordered, That respondent Samuel H. Moss, Inc., a corporation, its officers, directors, representatives, agents, and employees, directly or through any corporate or other device in the sale of rubber stamps in commerce as "commerce" is defined in the aforesaid Clayton Act, do forthwith cease and desist from:

1. Discriminating directly or indirectly in the price of rubber stamps of compa-rable size and like grade and quality by selling such rubber stamps to any purchaser at a price or prices materially different from those at which sales are made to any other purchaser: Provided, however, That this prohibition shall not be construed as probiting differentials permitted by section 2 of the Clayton Act.

2. Otherwise discriminating in price, either directly or indirectly, among different purchasers of rubber stamps of like grade and quality in any manner prohibited by section 2 (a) of the said Clayton Act as amended.

It is further ordered, That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 43-7187; Filed, May 6, 1943; 11:32 a.m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs
[T. D. 50859]

PART 8—ARTICLES CONDITIONALLY FREE, SUBJECT TO REDUCED RATE, ETC.

BONDED WOOL OR HAIR; EXCESS WASTES

MAY 4, 1943.

Wastes resulting in the usual course of manufacture in excess of the quantities thereof which are used in normal operations shall be regarded as merchandise which cannot be used in the usual course of manufacture of the enumerated articles.

Article 510 (d), Customs Regulations of 1937, as amended by T. D. 49658 (§ 8.102 (d)), is hereby further amended

to read as follows:

(d) Whether merchandise has resulted in the usual course of manufacture shall be determined with respect to the bona fide and normal operations of the plant at which the merchandise resulted. Merchandise resulting in the usual course of manufacture which cannot be used (with or without further preparation) in the usual course of the manufacture of enumerated articles shall be the quantity of the merchandise resulting in the usual course of manufacture in excess of the quantity thereof which is used in the bona fide and normal operations at the plant at which it resulted. In determining, for the abovementioned purposes, whether operations are bona fide and normal, consideration may be given to the conditions at the plant and in the industry as a whole.

(Par. 1101 (b); sec. 33 (a), 52 Stat. 1090; 19 U.S.C. 1001, par. 1101 (b))

[SEAL] W. R. JOHNSON, Commissioner of Customs.

Approved: May 4, 1943.

HERBERT E. GASTON,

Acting Secretary of the Treasury.

[F. R. Doc. 43-7186; Filed, May 6, 1943; 11:16 a. m.]

TITLE 31—MONEY AND FINANCE: TREASURY

Chapter II—Fiscal Service

Subchapter B—Bureau of the Public Debt [1943 Dept. Circ. 418, as Amended Feb. 28, 1941, Amendment 2]

PART 309—ISSUE AND SALE OF TREASURY BILLS

MAY 5, 1943.

Paragraph 1 of Department Circular No. 418, as amended, dated February 28, 1941, is hereby amended to read as follows:

§ 309.1 The Secretary of the Treasury is authorized by the Second Liberty Bond Act, as amended, to issue Treasury bills of the United States on an interest-bearing basis, on a discount basis, or on a combination interest-bearing and discount basis, at such price or prices and with interest computed in such manner and payable at such time or times as he may prescribe; and to fix the form, terms, and conditions thereof, and to offer them for sale on a competitive or other basis, under such regulations and upon such terms and conditions as he may prescribe. Pursuant to said authorization, the Secretary of the Treasury may, from time to time, by public notice, offer Treasury bills for sale, and invite tenders therefor, through the Federal Reserve Banks. The Treasury bills so offered, and the tenders made, will be subject to the terms and conditions and to the general rules and regulations herein set forth, except as they may be modified in the public notices issued by the Secretary of the Treasury in connection with particular offerings.

[SEAL] H. MORGENTHAU, Jr.,
Secretary of the Treasury.

[F. R. Doc. 43-7157; Filed, May 6, 1943; 11:16 a. m.]

TITLE 32-NATIONAL DEFENSE

Chapter VI-Selective Service System

[No. 182]

MINUTES OF OTHER ACTIONS—SUPPLEMENT

ORDER PRESCRIBING FORM

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301–318, inclusive); E.O. No. 8545, 5 F.R. 3779, E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in Administrative Order No. 26, 7 F.R. 10512, I hereby prescribe the following change in DSS forms:

Addition of a new form designated as DSS Form 40S, entitled "Minutes of Other Actions—Supplement," effective immediately upon the filing hereof with the Division of the Federal Register.3

The foregoing addition shall become a part of the Selective Service Regulations

effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,

Director.

APRIL 19, 1943.

[F. R. Doc. 43-7085; Filed, May 5, 1943; 1:35 p. m.]

[Amendment 151, 2d Ed.]

PART 653—WORK OF NATIONAL IMPORTANCE Under Civilian Direction

TRANSFER

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301–318, inclusive); E.O. No. 8545, 5 F.R. 3779, E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in Administrative Order No. 26, 7 F.R. 10512, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

1. Amend paragraph (a) of § 653.13 to read as follows:

§ 653.13 Transfer. (a) The Director of Selective Service or any person authorized by the Director of Selective Service may order the transfer of an assignee from one camp or project to another, and no assignee shall be so transferred except when so ordered.

2. The foregoing amendment to the Selective Service Regulations shall be effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY, Director.

MAY 5, 1943.

[F. R. Doc. 43-7086; Filed, May 5, 1943; 3:25 p. m.]

DELEGATION OF AUTHORITY TO CHIEF OR ACTING CHIEF, CAMP OPERATIONS DIVISION

TRANSFER OF PERSONS ASSIGNED TO WORK
OF NATIONAL IMPORTANCE

Under and by virtue of the authority vested in me § 603.1, Selective Service Regulations, I hereby authorize the Chief, Camp Operations Division, National Headquarters, Selective Service System or the Acting Chief, Camp Operations Division, National Headquarters, Selective Service System, to order the transfer of persons assigned to work of national importance.

LEWIS B. HERSHEY, Director.

MAY 5, 1943.

[F. R. Doc. 43-7087; Filed May 5, 1943; 3:25 p. m.]

Chapter IX-War Production Board

Subchapter B-Executive Vice Chairman

AUTHORITY: Regulations in this subchapter issued under P.D. Reg. 1, as amended, 6 F.R.

¹ Form filed as part of original document.

6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125; 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

PART 1010—SUSPENSION ORDERS [Suspension Order S-310]

R. B. DAVIS CO.

R. B. Davis, doing business as R. B. Davis Company, Allentown, Pennsylvania, is engaged in business as a retailer and installer of plumbing and heating equipment. On or about January 4, 1943, he installed new metal heating equipment at a cost in excess of \$10.00 on an order which did not bear a preference rating. This constituted a violation of Limitation Order L-79. Subsequent to November 17, 1942, he made four purchases of new metal heating equipment and extended to his supplier a rating of A-10 under General Preference Order P-84 on each of these orders. The items of equipment so purchased were not sold on orders bearing a preference rating, nor were they used to replace inventory sold on orders bearing a preference rat-ing, and the extension of these ratings constituted a violation of General Preference Rating Order P-84. At the time the aforesaid sale and purchases were made, R. B. Davis had in his possession copies of Limitation Order L-79 and General Preference Order P-84, and he knew of the provisions thereof. Therefore, the violations aforesaid were wilful.

These violations of Limitation Order L-79 and General Preference Order P-84 have hampered and impeded the war effort of the United States by diverting scarce materials to uses not authorized by the War Production Board. In view of the foregoing, It is hereby ordered,

§ 1010.310 Suspension Order S-310.

(a) Deliveries of material to R. B. Davis, individually or doing business as R. B. Davis Company, or otherwise, his successors and assigns, shall not be accorded priority over deliveries under any other contract or order and no preference ratings shall be assigned, applied or extended to such deliveries by means of preference rating certificates, preference rating orders, general preference orders, or any other order or regulation of the War Production Board, except as specifically authorized in writing by the War Production Board.

(b) No allocation shall be made to R. B. Davis, individually or doing business as R. B. Davis Company, or otherwise, his successors and assigns, of any material the supply or distribution of which is governed by any order of the War Production Board, except as specifically authorized in writing by the War Production Board.

(c) Nothing contained in this order shall be deemed to relieve R. B. Davis, individually or doing business as R. B. Davis Company, or otherwise, from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except in so far as the same may be inconsistent with the provisions hereof.

(d) This order shall take effect May 8, 1943, and terminate August 8, 1943, after which latter date the restrictions contained in this order shall be of no further effect.

Issued this 5th day of May 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 43-7088; Filed, May 5, 1943; 4:33 p. m.]

PART 1193—COTTON TEXTILE PRODUCTION [Limitation Order L-99 as Amended May 1, 1943]

Part 1193 (formerly "Cotton Fabric Production") is amended to read: "Cotton Textile Production."

Section 1193.1 Limitation Order L-99 as amended March 6, 1943, is amended to read as follows:

§ 1193.1 Limitation Order L-99—(a) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(b) Operation of looms producing cotton fabrics. Except as otherwise specifically directed in writing by the War Production Board, no person shall operate looms producing cotton textiles, except in accordance with the following requirements applicable to each of the numbered groups within the respective schedules of this order: (Group numbers are shown in Column I).

(1) The percentages stated in Column III of the daily average number of looms operating on or assigned to the constructions listed in Column II during the period specified in said Column II may produce only the constructions specified in Column IV.

(2) The restrictions of paragraph (b)(1) shall be effective on the dates

specified in Column V.

(c) Exceptions. (1) The restrictions of paragraph (b) shall not require the manufacture of any construction in any group of higher pick than specified in Column IV as to such group, unless the War Production Board hereafter specifically so directs. Any person affected by this paragraph (c) (2) shall immediately report such fact in writing to the War Production Board.

(2) Looms operating to meet specifications for the production of cotton textiles under any unfilled contract or subcontract for delivery to or for the account of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration, may continue such oper-

ation to the extent necessary to fill such contract or subcontract.

(i) Until July 1, 1943, with respect to the constructions specified in Column II of Schedule A, or

(ii) Until August 1, 1943, with respect to the constructions specified in Column

II of Schedule B.

(d) Further restrictions. No producer or converter of cotton textiles shall produce, convert or deliver cotton textiles and no person shall accept delivery of cotton textiles from a producer or converter, contrary to any specific direction which may be issued from time to time by the War Production Board.

(e) Distribution of Osnaburgs, Class A and Class B Sheetings. No manufacturer of Osnaburgs, Class A or Class B Sheetings, listed in Groups 1, 2, 8 or 19, shall sell or deliver such textiles (other than irregulars, seconds or cuts under 40 yards in length up to a combined total not exceeding six (6%) percent of the manufacturer's production of Osnaburgs, Class A and Class B Sheetings) except to fill defense orders or as specifically authorized in writing by the War Production Board.

(f) Reports and records. All persons operating looms for the production of cotton textiles shall file with the War Production Board quarterly production reports on Form WPB 658-A, B, C, D and E. All persons affected by this order shall keep and preserve for a period of not less than two years, accurate and complete records concerning inventories, production and sales.

(g) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the

appeal.

(h) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(i) Communications to the War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Textile, Clothing and Leather Division, Washington, D. C., Ref., L-99.

Issued this 1st day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

FEDERAL REGISTER, Friday, May 7, 1943

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				FEDE	RAL R	EGISTER	l, Friday,	May 7,	1943			
1	Column V	Effective dates	1, 1943	June 15, 1943		Aug. 1, 1943	June 15, 1943	June 15, 1943		June 15, 1943	15, 1943	1, 1943
	Col	BILL	Апд	June		Aug	June	June		June	June	May
	Column IV	Constructions to be produced by looms specified in column II	40" 38 or 40 sley, 24 to 26 plek, 2,11 yd 36" 38 or 40 sley, 24 to 26 plek, 2,35 yd	36" 24 to 36 sley, 16 to 39 piek, 3.61 yd at 10 36 sley, 24 to 26 piek, 44" 36 or 32 sley, 24 to 26 piek, 3.65 yd at 3.65 yd at 3.65 yd at 3.65 yd Anw width fabric of window slade.	quality woven from print cloth yarns in the following sley and pick per inch: 41 x 40, 56 x 44, 56 x 32, 64 x 56, 72 x 86, 80 x 72, Or any other construction speci-	feed in column 1.9 of groups 40, 46, 5, 6, 7, 0, 11, 2, 13, 14 and 18, 39, 47 and 18, 39, 47 and 18, 39, 47 and 18, 40 and 19 for ans widths of like count and veight. Or any other construction speed. The feed in column 1.9, of groups and the column 1.9, of groups	and 15. 38.44, 44 x 88 s.00 yd. 38.44, 44 x 88 s.00 yd. 38.44, 40 x 88 s.00 yd. 38.44, 40 x 44 7.15 yd. Pro rata widtha of like count and redgitt to above. Or any other construction specified in column IV of groups 4b.	40, 5, 6, 7, 9, 10, 12, 13, 14 and 16. Any width fabric woven from prints cloth years in the following side and public per inch. 8 x 8, 14 x 10, 17 x 14, 18 x 12, 18 x 14, 20 x 12, 20 x 15, 20 x 16, 24 x 20, 28 x 24,	Note or tape selvage manufac- tured for seed beds in following sley and pick per inch: 22 x 18, 28 x 24, 33 x 28	Or any other constructions speci- fied in column IV of groups 4b, 4c, 5, 5, 7, 10, 11, 13, 14 and 15, Any width broadfolds woven from print cloth yarns counting from 6 to 158 ends per inch and not in aveces of 40 nicke nor inch.	Or any other construction specified in column IV of groups th, 4c, 5, 7, 8, 10, 11, 12, 14 and 15. Any width poplin woven with print cloth warp yarns in the print cloth warp yarns in the	Spirely as years and puck per incur- 59 x 44, 100 x 44, 110 x 46, Or any other construction speci- fied in column IV of groups 4b, e. 5, 6, 7, 9, 10, 11, 12, 13 and 15, Gause disper cloth
anogamos .	Column III	Percentages to be applied to the daily average number of home producing or assirned to produce the constructions specified in the period therein specified such percentage of home stall produce constructions specified in column IV	100 percent.	100 percent		100 percent	100 percent	100 percent		100 percent	100 percent	100 percent
The second second	Column II	Looms producing or assigned to myduos the constructions listed below in the period from April 3, 1965, to May 1, 1945, inclusive, and which may produce only the constructions specified in column IV	Osnaburgs (constructions designated in lines 1 through 7 of Form WPB 688-B (3-25-43)).	Window shade cloths (con-	structions designated in line 71 of Form WPB 653- B (3-25-45)).	Pajams checks (constructions of which are desgrated in line 81 of Form WPB 668-B (3-25-43)).	Bandage cloth (construc- tions designated in lines 82 and 83 of Form WPB 668-B (3-25-45)).	Tobacco and cheese cloths (constructions designated in line 84 of Form WPB 658-B (3-25-43)).		Carded broadcloths (con- structions designated in lines 58 through St of Form WPB see, R (2-25, 48)	Carded poplins (construc-	diracti were tood to to tood to to tood to tood to tood to tood to too to
	Col. I	Group	80	6		10	H .	12		El .	14	15
1	Column V	Effective	Apr. 20, 1943	Apr. 20, 1943	Apr. 20, 1943		May 1,1962	June 4, 1943	June 4,1943	Apr. 20, 1943	Apr. 20, 1943	May 1, 1943
	Column IV	Constructions to be produced by looms specified in column II.	36" 48 x 44 2.85 yd 40" 48 x 44 2.85 yd 40" 48 x 44 2.50 yd Pro rata widths of like count	and weight. 40'' 48 x 46 3.25 yd 40'' 48 x 44 0.25 yd 40'' 48 x 44 4.00 yd 40'' 44 x 44 4.25 yd 71'' 48 x 44 5.00 yd Pry refs wifths of like count	and weight, 38% 64/64 3.50 yd 36% 60/32 or 86/56 4.00 yd 36% 48/40 or 44/40 5.50 yd 36% 44/40 or 40/40 6.05 to 6.15 yd	40' 6464 3.15 yd 40' 6464 3.15 yd 40' 4440 5.50 yd 40' 5454 3.9 yd 40' 5344 3.55 yd Pro rata widths of like count sad weight. Bandoleer sad Navy Mst-	tress. Cover Sheeting in lowest plokage consistent with specifications. 39' 80 x 80 4.00 yd Pro ran widths of like count and weight.	39" 68 x 64 4.85 yd Pro rata widths of like count and weight.	3814" 64 x 56 5.50 yd Pro rata widths of like count and weight,	39" 68 x 64 4 85 yd Pro rata widths of like count and weight.	389," 64 x 55 5.50 yd Pro rata widths of like count and weight,	38.5% fox 48 6.25 yd Pro rata widths of like count and weight.
SCHEDOLE A	Column III	Percentages to be applied to the daily average number of some predicting or assigned to produce the constructions specified in column II in the period therein specified. Such percentage of sooms shall produce constructions specified in column IV.	100 percent	100 percent	100 percent		50 percent	25 percent	25 percent	100 percent	100 percent	100 percent
	Column II	Looms producing or assemed to produce the constructions listed below in the period from January 2, 195, to March 6, 1985, inclusive, and which may produce only the constructions specified in column IV	Class A sheetings (constructions designated in lines 12 through 11. of Form WPB 638-B (12-31-42)).	Class B sheetings (constructions designated in lines 16 through 21 of Form WFB 655-B (12-31-42)).	Class C sheetings (constructions designated in lines 22 through 33 of Form WPB 668-B (12–31-42)).		39" 80 x 80 4.00 yard print cloth Constructions designated in line 75 and pro ruta widths and 30 of Form WP B 655-79	(12-31-42)). 39' Si x So 4:00 yd. print cloth (constructions designated in line 75, and pro rata widths designated in lines 73, ya and 8:0 of Form WPB 6:88-B (12-	31-42)). 38" 80 x 80 4.00 yd, print cloth (constructions designated in line 75, and pro rata widths designated in lines 73. 79 and	80 of WPB 638-B (12-31-23)). 87 (8 x 72 4.75 qb pint cloth (constructions desirated in line 75, and pro vata widths designated in lines 73, 73 and 90 of form WPB-638-B	(12-3-17) (12-3-	(12-31-42)). 3)4" 60 x 48 6.23 yd print eleth (constructions designated in line 78, and pro rata widths designated in lines 73, 79 and 80 of Form WPB 688-B (12-31-42)).
	Col. I	Group		2	33		g	9	40.	9	6	

SCHEDULE B-Continued

Column V	Effective dates	June 15, 1943 Inne 15, 1943 In No. 2 in a by the equired by effect imegauired by the squired by the squired by the squired by effect imegains, in the squired by the squi	May 6, 1943;
Column IV	Constructions to be produced by Joons specified in column II	8. Step 7 Pulls and Fr. 2.58 8. Step, 40 pick, 1.75 8. Step, 30 pick, 1.75 1.90 to 2.20 pick, 1.20 pick, 1	[F. R. Doc. 43-7140; Filed, Ma 10:57 a. m.]
Column III	Percentages to be applied to the daily average number of homs producing or assigned to produce the constructions specified in column II in the period therein specified therein specified cours shall produce constructions specified in column IV	To be a second of the second o	
Column II	Loons producing or assigned to produce the constructions listed below in the period from APII 3, 1943, to May 1943, inclusive and which may produce only the constructions specified in column IV	Twills, drills, jeans, sateens and gabrdines (constructions designated in lines 45 through 69 of Form WPB 655-B (3-25-43)). [F. R. Doc. 43-6836, File FART 1041—Production, Transportation, Refining, And Marketing of Perference Rating Order P-98-b, as Amended April 1, 1943] Section 1041.2 Preference Rating Order P-98-b (8 F.R. 4239) is hereby amended in the following respects. (1) Paragraph (f) (6) is amended to read as follows: (6) To obtain deliveries of material lines such operator is on or after 1 in least and the same of a print and the same of a print and as such one after in the same of a print and a p	unless such operator is on or after June 1, 1943, a participant in the PAW Ma-
Col. I	Group	PART 10 REFINI [Amenda P-98 Sectic der P- amende (1) F read as (6)	uniess s 1, 1943,
Column V	Effective dates	Aug. 1, 1943 Aug. 1, 1943 Aug. 1, 1943 June 15, 1943	
Column IV Column V	Constructions to be produced by looms specified in column II	The state of the s	
	Percentages to be applied to the daily average number of laverage number of assigned to produce the constructions specified in column II in the percentage of looms shall produce constructions specified.	100 percent. Any print cloth yarn fabric or fabric specified in column I of the vergined a verage of the other produced a during the weighted average pick of the yardage in the constructions precified in column I of percent of the weighted average pick of the yardage in the constructions specified in column II produced admine the quarterly period endine Apr. 3, 1943. On percent of the weighted a quarterly period endine Apr. 3, 1943. Or any other construction specified in column II produced during the quarterly period endine Apr. 3, 1943. Bridseye diaper cloth. Bridseye diaper cloth. Bridseye diaper cloth. Alf. 48 x 48 4.00 yd 38 pick, 5.25 yd 40	
Column IV	Constructions to be produced by looms specified in column II	Any print cloth yarn fsbrie or this group, [16], provided that the setting the constructions produced after the effective date specified in column V is convenient of the weighted average pick of the yearlage in the constructions specified in column II produced during the quarterly period ending Apr. 3, 1943. Orany other construction specified in column II produced during the quarterly period ending Apr. 3, 1943. Orany other construction specified in column IV of eroups 4h, 4c, 5, 6, 7, 3, 10, 11, 12, 13, 14 and 15. Birdseye diaper cloth	

PART 1041-PRODUCTION, TRANSPORTATION, REFINING AND MARKETING OF PETROLEUM

> [Preference Rating Order P-98-c, as Amended May 6, 19431

To facilitate sales of idle or excess materials, equipment and facilities by persons engaged in the petroleum industry to other persons engaged in the petroleum industry and to control the acquisition of materials by persons engaged in the petroleum industry, the following order is deemed necessary and appropriate in the public interest and to promote the national war effort:

§ 1041.3 Preference Rating Order P-98-c—(a) Definitions. (1) "Operator" means any person to the extent that he is engaged in the petroleum industry.

(2) "Surplus material" means any new or used item of material (including without limitation equipment and facilities) usable for purposes other than scrap which is not required or scheduled for use during the succeeding 90 days.

(3) All other definitions of Preference Rating Order P-98-b shall apply in this

order.

(b) Sales of material between operators. (1) Notwithstanding the provisions of Priorities Regulation No. 1, as amended from time to time, any operator may sell or transfer to any operator material from the seller's or transferor's stocks or inventories, and any such sale or transfer shall be expressly permitted within the terms of Priorities Regulation No. 13, as amended from time to time.

(2) Notwithstanding the provisions of Priorities Regulation Nos. 1 and 13, as amended from time to time, any operator may sell or transfer to any supplier, for direct sale or transfer by the supplier to another operator, material from the stocks or inventories of the operator.

(3) Where any material is to be used by an operator outside of the United States, its territories or possessions, no operator may sell, transfer or accept delivery of such material under the provisions of this paragraph (b) unless Form PD-470 is filed with the Petroleum Administration for War prior to any such sale or transfer. For the purposes of this subparagraph Form PD-470 will be treated as an information form only and not as an application.

(c) Restrictions on acquisition and use of materials. (1) The provisions of CMP Regulation No. 2 and paragraph (f) of CMP Regulation No. 5 shall not be applicable to the sale, delivery, or transfer of material or the use of implementing documents under the provisions of this order. The following provisions of this

paragraph (c) shall apply.

(2) No operator or supplier may deliver to any operator, and no operator may accept delivery of, any material for ultimate use in the United States, its territories.or possessions, or the Dominion of Canada, in a quantity which if accepted by the operator would result in surplus material for that operator.

(3) No operator may submit a contract or purchase order, effect a sale or transfer authorized by the provisions of paragraph (b) of this order, or apply or extend priorities assistance to obtain delivery of any material for ultimate use

in the United States, its territories or possessions or the Dominion of Canada in a quantity which if accepted by the operator would result in surplus material

for that operator.

(4) On and after June 1, 1943, no operator who is required to obtain a serial number under the provisions of the PAW-Materials Redistribution Program No. 2 may submit a contract or purchase order, effect a sale or transfer authorized by the provisions of paragraph (b) of this order, or apply priorities assistance to obtain delivery of any material unless such serial number has been assigned and is in effect prior to such submission, sale, transfer or application of priorities assistance and the serial number is clearly identified upon the contract, purchase order or other document used in completing the transaction.

- (5) Any operator or supplier may deliver to any operator, and any operator may accept delivery of, material for ultimate use outside of the United States. its territories or possessions, or the Dominion of Canada only where the operator accepting delivery of such material secures priorities assistance in conformity with the provisions of Priorities Regulation No. 9 and Forms PD-311 or PD-311-c, as they may be amended from time to time. .
- (d) Participation in Materials Redistribution Program. Where any material is to be used by an operator in the United States, its territories or possessions, such operator shall file such applications as are required by the PAW-Materials Redistribution Program No. 2 and shall participate in such program to the extent required by its terms and provisions. Any operator required to obtain a serial number under the provisions of the PAW-Materials Redistribution Program No. 2 may be deprived of priorities assistance where a determination has been made that such operator has surplus material which he has not made available for redistribution in accordance with such program.

(e) Communications and appeals. (1) All reports which may be required to be filed hereunder and all communications concerning this order shall, unless other-

wise directed, be addressed:

(i) By any person located in the United States, its territories or possessions, or elsewhere other than the Dominion of Canada to: Petroleum Administration for War, Interior Building, Washington, D. C., Ref.: P-98-c.

(ii) By any person located in the Dominion of Canada to: Office of Oil Controller, Dominion of Canada, To-

ronto, Canada, Ref.: P-98-c.

(2) Any person affected by this order or the applicable provisions of Part 1 of the PAW-Materials Redistribution Program No. 2, who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, may file an appeal with the Petroleum Administration for War, setting forth the pertinent facts and the

reasons such person considers that he is entitled to relief. Such appeal shall be made by filing a letter in triplicate with the Director of Materials, Petroleum Administration for War, Interior Building, Washington, D. C., Ref.: P-98-c. Action with respect to this order and the PAW-Materials Redistribution Program No. 2 may thereupon be taken as is deemed appropriate.

(f) Applicability of orders and regulations. Except as provided in paragraph (c) (1), this order does not authorize acquisition, receipt or use of any material by any person in violation of any inventory, quota or use restrictions imposed by any order or regulation. This order and all transactions affected thereby are subject to the applicable provisions of any regulation issued by the War Production Board, as amended from time to time.

(g) Violations. Any person who wilfully violates any provision of this order or who wilfully furnishes false information to the War Production Board in connection with this order is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of or from processing or using material under priority control and may be deprived of priorities assistance by the War Production Board.

Issued this 6th day of May 1943. WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-7141; Filed, May 6, 1943; 10:57 a. m.]

PART 1076-PLUMBING AND HEATING SIMPLIFICATION

[Schedule V, to Limitation Order L-42 As Amended May 6, 1943]

PLUMBING FIXTURE FITTINGS AND TRIM

Section 1076.6 Schedule V to Limitation Order L-42, as amended is hereby amended to read as follows, effective July

§ 1076.6 Schedule V to Limitation Order L-42-(a) Definitions. For the purpose of this schedule:

(1) "Producer" means any person who manufactures, assembles or fabricates fittings or trim.

(2) "Fittings and trim" means plumbing fixture fittings and plumbing fixture

(3) "Copper base alloy" means any alloy metal in the composition of which the percentage of copper metal by weight equals or exceeds 40% of the total weight of the alloy.

(b) Limitations. Pursuant to Limitation Order No. L-42, the following specific limitations are hereby established for the manufacture of fittings and trim:

(1) No copper or copper base alloy shall be used in the manufacture of any fiftings or trim except the articles specified on List A, and then only provided it does not exceed the weight specified for each item.

(2) No zinc shall be used in the manufacture of any fittings or trim other than the articles specified on List B, except for plating, coating or galvanizing.

(3) No metal except zinc or lead shall be used for plating, coating or gal-

vanizing.

(4) No metal shall be used in the manufacture of any fittings or trim on list C.

(5) No metal other than ferrous, lead, die-cast zinc, copper base alloy or copper may be used as the base metal in the manufacture of fittings or trim.

(c) General exceptions. The prohibitions and restrictions contained in this Schedule shall not apply to the manufacture of any fittings or trim or any part thereof which is being produced:

(1) Under a specific contract or subcontract for use in chemical and research laboratories, abattoirs, food packing and processing plants, hospitals, clinics, and dispensaries, where and to the extent that the chemical or aseptic properties or mechanical construction make the use of other materials impracticable. Such use shall not be deemed impracticable for trim for ordinary plumbing fixtures.

(2) Under a specific contract or subcontract for use as part of the equipment of any aircraft or vessel other than pleasure craft, where corrosive action or weight makes the use of other materials

impracticable.

(d) Effective date. After July 5, 1943, no fittings or trim which does not conform to the limitations established by this Schedule shall be produced by any producer.

Issued this 6th day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

LIST A

COPPER & COPPER BASE ALLOY	
Maxir	
perm	
Number and item: weight 1. Automatic high tank supply	(oz.)
1. Automatic high tank supply	
valve—3/4"	8.0
2. Automatic high tank supply	
valve—1" or larger	13.0
3. Automatic high tank supply	40.0
valve—1¼" or larger	16.0
4. Ball cock	4.0
5. Batht b filler (1/2 I. P. S.), ex-	
DOSEG	*8.0
6. Bathtub filler (1/2 I. P. S.), con-	***
cealed	*21.0
7. Combination tub and shower	***
supply assembly (½ I. P. S.)	*30.0
8. Drinking fountain, bubbler,	
guard, regulator, self-closing	
valve (to be made according to	
the minimum requirements of	
the U. S. Public Health Serv-	FO 0
ice)	52.0
9. Flushometer valve, stop and	13.0
backflow preventor	40.0
11. Lavatory supply fitting (com-	40.0
	*9.0
bination)	*4.0
12. Lavatory faucet (single) 13. Laundry tray combination faucet	4.0
½" I. P. S.	*9.0
	*5.0
14. Laundry tray faucet (single) 15. Upper and lower lift wires	1.0
16. Service sink combination faucet	2.0
	*11.0
½" I. P. S	11.0

LIST A-Continued COPPER & COPPER BASE ALLOY-continued

Maximum permitted weight (oz.)

Number and item: 17. Shower, two-valve (exposed 1/2" I. P. S.) *11.0 18. Shower, two-val 19. Sink faucet, single (plain, hose end and solid flange), ½" *5.0

I. P. S.

20. Sink faucet (deck, swinging, rigid, and concealed, ½"
I. P. S.)

 21. Spud or insert (for flush balls) ______ 0.05

 22. Self-closing fa cet or stop ______ *12.0

 23. Wash fountain trim ______ *16.0

24. Self-closing stop for portable *12.0 shower ___

*Copper and copper base alloy limited to use for valve stems, valve seats, bonnets, discs and disc screws, or valve trimming units combining these separate parts into one unit, including plungers for ball cocks, and springs for self-closing faucets.

LIST B

ZINC PERMITTED

Number and item:

1. Clean-out plugs (fixture traps).

2. Escutcheon holders (thimbles).

3. Flush tank trip lever assembly less handle. 4. Nuts (lock, slip, coupling or bonnet).

5. Spuds or inserts (for handles).

LIST C

NO METAL PERMITTED

Number and item:

1. Overflow pipe for flush valve.

Floats (ball cock), except for spud.
 Flush balls, except for spud and inserts.

4. Pop-up wastes. 5. Trip-lever wastes, or other mechanical waste assembly.

6. Escutcheons.

[F. R. Doc. 43-7142; Filed, May 6, 1943; 10:56 a. m.]

PART 1076-PLUMBING AND HEATING SIMPLIFICATION

[Revocation of Schedule V-a to Limitation Order L-421

PLUMBING FIXTURE FITTINGS AND TRIM

Section 1076.9 Schedule V-a to Limitation Order L-42 (8 F.R. 1094) is hereby revoked, effective July 5, 1943.

Issued this 6th day of May 1943. WAR PRODUCTION BOARD.

By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-7143; Filed, May 6, 1943; 10:56 a. m.]

PART 1078-JEWELRY

[General Limitation Order L-45 as Amended May 6, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of materials and facilities used in the manufacture of jewelry for private account and for export; and the following Order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1078.1 General Limitation Order L-45—(a) Definitions. For the purposes of this order:

(1) "Jewelry" means all articles com-monly known as jewelry, used primarily for personal adornment and designed to be worn on or about the person, including but not limited to mesh bags, vanity cases, compacts, cigarette cases, watch bracelets, jewelry findings and jewelry chains, but not including watches.

(2) "Manufacturer" means any person

engaged in the business of manufacturing or assembling jewelry or parts specifically intended for incorporation into

jewelry.
(3) "Karat gold" means karat gold as defined in United States Commercial Standard CS67-38 (issued by the National Bureau of Standards), containing less than 40% by weight of copper. (Gold alloys containing 40% or more by weight of copper are governed by the provisions of Order M-9-c, as amended.)

(4) "Palladium" includes the total weight of any palladium alloy containing 10% or more of palladium by weight.

(5) "To produce jewelry" means for a

manufacturer

(i) To perform his last manufacturing or assembling operations on jewelry. If another manufacturer later performs additional manufacturing or assembling operations on the same jewelry, such other manufacturer shall also be deemed to be producing jewelry.

(ii) To remount or change the size, shape, form or function of jewelry, even though no additional karat gold or pal-

ladium is added.

"To produce jewelry", however, does not include the following:

(iii) To size a ring for the ultimate consumer when material is removed or when material is added for the purpose of sizing alone; or

(iv) To add one or more stones, pearls or jewels to an otherwise finished article,

and to polish such article.

(b) General restrictions. (1) During the period beginning April 15, 1943, and ending June 30, 1943, inclusive, no manufacturer shall produce jewelry containing more karat gold than 1834% of the amount of karat gold contained in the jewelry produced by him during 1941.

(2) During the period beginning April 15, 1943, and ending June 30, 1943, inclusive, no manufacturer shall produce jewelry containing more palladium than 1834% of the amount of palladium contained in the jewelry produced by him

during 1941.

(3) In addition to the amount of karat gold and palladium which a manufacturer may use during the period beginning April 15, 1943, and ending June 30, 1943, inclusive, pursuant to paragraphs (b) (1) and (b) (2) of this order, a manufacturer may use during such periods instead of the amount of platinum contained in jewelry produced by him during 1941:

(i) An amount of karat gold equal to 25% of such platinum, or

(ii) An amount of palladium equal to

10½% of such platinum, or
(iii) An amount of karat gold equal to 25% of any portion of such platinum

plus an amount of palladium equal to 101/2% of the remaining portion of such platinum.

(4) During the period of three months beginning July 1, 1943, and during each succeeding period of three months until otherwise ordered, no manufacturer shall produce jewelry containing more karat gold than $12\frac{1}{2}$ % of the amount of karat gold contained in the jewelry produced by him during 1941.

(5) During the period of three months beginning July 1, 1943, and during each succeeding period of three months until otherwise ordered, no manufacturer shall produce jewelry containing more palladium than 121/2% of the amount of palladium contained in the jewelry pro-

duced by him during 1941.

(6) In addition to the amount of karat gold and palladium which a manufacturer may use during the period of three months beginning July 1, 1943, and during each succeeding period of three months until otherwise ordered, pursuant to paragraphs (b) (4) and (b) (5) of this order, a manufacturer may use during such periods instead of the amount of platinum contained in jewelry produced by him during 1941:

(i) An amount of karat gold equal to

163% of such platinum, or

(ii) An amount of palladium equal to

7% of such platinum, or

(iii) An amount of karat gold equal to 163% of any portion of such platinum plus an amount of palladium equal to 7% of the remaining portion of such

platinum.

- (7) The restrictions contained in paragraphs (b) (1) through (b) (6) inclusive of this order shall not apply to any manufacturer who, during the period beginning April 15, 1943, and ending June 30, 1943, inclusive and during each succeeding period of three months until otherwise ordered, produces jewelry containing a total aggregate weight of karat gold and palladium less than 250 ounces: Provided. That
 - (i) Such manufacturer produced jew-

elry during 1941, and

(ii) Such manufacturer does not produce jewelry containing a greater total aggregate weight of karat gold and palladium than the amount contained in the jewelry produced by him during 1941, plus

(a) An amount of karat gold equal to 33 1/3 % of the platinum contained in jewelry produced by him during 1941, or

(b) An amount of palladium equal to 14% of the platinum contained in jewelry produced by him during 1941, or

(c) An amount of karat gold equal to 331/3% of any portion of the platinum contained in jewelry produced by him during 1941, plus an amount of palladium equal to 14% of the remaining portion of such platinum.

(8) The restrictions contained in this order shall not apply to the use of karat gold and palladium in the repair of articles of jewelry, provided that no more karat gold and palladium by weight is used for such repairs than 5% of the total weight of karat gold and palladium contained in the article being repaired. In such cases where the repair of articles of jewelry involve the use of more karat gold and palladium than the 5% specified above, such repair operations shall be deemed to be production of jewelry operations and the total weight of karat gold or palladium used in such operations shall be included as part of the karat gold or palladium such manufacturer is permitted to use in the production of jewelry specified in paragraph (b) of this

(c) Applicability of other orders. In so far as any other order heretofore or hereafter issued by the Office of Production Management or War Production Board, including Copper Conservation Orders M-9-c and M-9-c-2, as amended from time to time, limits the use of any material in the production of jewelry to a greater extent than the limits imposed by this order, the restrictions in such other order shall govern unless otherwise specified therein.

(d) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board, as amended from time

to time.

(e) Avoidance of excessive inventories. No manufacturer of jewelry shall accumulate, for use in the manufacture of jewelry, inventories of raw materials, semi-processed materials or finished parts in quantities in excess of the minimum amount necessary to maintain production at the rates permitted by this

(f) Reports. (1) Each manufacturer shall file with the War Production Board on or before April 30, 1943, a report on Form PD-797, showing the amount of karat gold, the amount of palladium, and the amount of platinum by weight contained in the jewelry produced by him during the year 1941, together with a statement as to whether such report based on written records or on estimates.

(2) Each manufacturer shall file with the War Production Board on or before April 30, 1943, and on or before the 15th day of each third calendar month thereafter, a report on Form PD-797, showing the amount of karat gold and the amount of palladium, by weight, contained in the jewelry produced by him during the preceding calendar quarter, and amount of copper by weight used by him during such quarter in alloying gold for use in jewelry.

(g) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining any further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(h) Appeals. Any appeal from the provisions of this order must be made on Form PD-500.

(i) Communications. All reports required to be filed hereunder and all communications concerning this order shall. unless otherwise directed, be addressed to the War Production Board, Consumers Durable Goods Division, Washington, D. C., Ref: L-45.

Issued this 6th day of May 1943. WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-7144; Filed, May 6, 1943; 10:56 a. m.]

PART 1193-COTTON TEXTILE PRODUCTION [Supplementary Limitation Order L-99-al

§ 1193.2 Supplementary Limitation Order L-99-a. (a) No producer or converter of cotton textiles shall sell or deliver any 39" 80/80 4.00 yard print cloth, except to fill orders bearing a preference rating of AA-5 or better.

Issued this 6th day of May 1943.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-7145; Filed, May 6, 1943; 10:56 a. m.]

PART 3102-NATIONAL EMERGENCY SPECI-FICATIONS FOR STEEL PRODUCTS

[Schedule 7 to Limitation Order L-211, as Amended May 6, 1943]

RAILS AND TRACK ACCESSORIES

§ 3102.8 Schedule 7 to Limitation Order L-211-(a) Definitions. For the purposes of this schedule:

(1) "Rails" means new standard tee rails (weighing over 60 pounds per yard) and plain, grooved and guard types of new steel girder rails for railroad, industrial and transit trackage.

(2) "Track accessories" means new steel joint bars (variously called splice bars, angle bars and fish plates), tie plates, track spikes, and track bolts and nuts for use with rails as defined herein.

(b) Restrictions on specifications. No person shall produce, fabricate, deliver, or accept rails or track accessories which he knows or has reason to believe do not conform to a specification set forth in List 1 of this schedule.

(c) Exceptions. (1) The provisions of paragraph (b) shall not apply to rails

or track accessories:

(i) The production, fabrication, de-livery, or acceptance of which is specifi-cally permitted by the War Production Board.

(ii) Which have been produced or fabricated before February 25, 1943, or which before such date have been processed in such manner and to such extent that processing to conform to such provisions would be impracticable.

(2) The provisions of paragraph (b) shall not prevent

(i) Waiver by the purchaser or procuring agency of any of the inspection or test requirements of the specifications prescribed in paragraph (b).

(ii) Delivery or acceptance of rails or track accessories which because of errors in manufacture do not conform to the requirements of paragraph (b), providing such requirements are waived by the purchaser or procuring agency.

(iii) The production, fabrication, delivery, or acceptance of Bessemer steel rails, if and as specified by the purchaser

or procuring agency.

(iv) The production, fabrication, delivery, or acceptance of rails with hardened, milled, or beveled ends.

(v) The production, fabrication, delivery, or acceptance of 30, 33, or 39 foot rails (no shorts) of #1 classification without "A" rails, for use in the fabrication of frogs, switches and crossings, provided the purchaser endorses on the purchase order a statement signed by an authorized official, either manually or as provided in Priorities Regulation No. 7, substantially as follows:

As permitted by Schedule 7 to Limitation Order L-211 the rails covered by this purchase order are for use in the fabrication of frogs, switches, or crossings.

Name of Purchaser

Signature of Authorized Official

Title

Such statement shall constitute a representation to the seller and to the War Production Board, and may be relied on by the seller unless he knows or has reason to believe it to be false.

(d) Records. Each person owning or possessing rails or track accessories excepted by the provisions of paragraph (c) shall retain records of such material available for inspection by duly authorized representatives of the War Production Board.

Issued this 6th day of May 1943.

War Production Board, By J. Joseph Whelan, Recording Secretary.

LIST 1

Note: A footnote was added to the first item in List 1, "Open-hearth tee rails," and the first item under "Steel tie plates" was amended May 6, 1943.

Open-hearth tee rails	AREA-19421	Open-hearth steel rails, as amended by emergency provisions, adopted Marci 19, 1942.
Open-bearth fee rails		Open-hearth carbon-steel rails, a amended by Emergency Alternat Provisions EA-A1, adopted April 6 1942.
Steel girder ralls	ASTM-A2-27	Open-hearth steel girder rails of plain grooved and guard types.
Joint bars:		grooted and guard types.
Low carbon steel	ASTM-A3-33	Low-carbon steel joint bars.
Medium carbon steel	ASTM-A4-14	Medium, carbon steel joint bars,
Quenched carbon steel	AREA-1936	Quenched carbon-steel joint bars.
Quenched carbon-steel joint bars Track bolts and nuts:	ASTM-A49-39	Quenched carbon-steel joint bars.
Low carbon steel bolts and nuts.	ASTM-A76-33	Low-carbon steel track bolts and nuts
Heat treated carbon steel bolts and nuts.	AREA-1939	Heat treated carbon-steel track bolts as amended by emergency provisions adopted March 19, 1942.
Heat treated carbon steel bolts and nuts.	ASTM-A183-40T	Heat-treated carbon-steel track bolt and nuts, as amended by Emergency Alternate Provisions EA-A183, adop
Track spikes:		ted April 6, 1942.
Track spikes:	Paral County	ways the second of the second of the second of
Soft steel	AREA-1934	Soft steel cut track spikes, as amended by emergency provisions, adopted March 19, 1942.
Foft steel	ASTM-A65-33	Soft steel track spikes,
High carbon steel	AREA-1942	High carbon steel track spikes, a amended by emergency provision adopted March 19, 1942.
Screw spikes	ASTM-A66-33	Steel screw spikes.
Steel tie plates:		a recorded appropri
Soft and medium grade	AREA-1942	Emergency specifications for soft and medium steel tile plates, adopted De cember 31, 1942.
Soft and medium grade	ASTM-A67-33	Steel tie plates, as amended by Emer
The second secon		gency Alternate Provisions EA-A67 adopted April 6, 1942,
High carbon	AREA-1942	Hot-worked, high-carbon steel tie plates as amended by emergency provisions
High carbon	ASTM-A241-41	adopted March 19, 1942. Hot-worked high-carbon steel tie plates as amended by Emergency Alternat Provision EA-A241, adopted April 6 1942.

Note: AREA = American Railway Engineering Association, Construction and Maintenance Section, Association of American Railroads; ASTM = American Society for Testing Materials, Standard Specifications.

[F. R. Doc. 43-7146; Filed, May 6, 1943; 10:56 a. m.]

PART 3110—TEXTILE, FIBER, CLOTHING AND LEATHER MACHINERY

[General Limitation Order L-215 as Amended May 6, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain critical materials used in the manufacture of textile, fiber, clothing and leather machinery for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3110.1 General Limitation Order L-215—(a) Priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of all the priorities regulations of the War Production Board, as amended from time to time.

(b) Definitions. For the purposes of

this order:

(1) "Producer" means any person (including any agency or department of the United States Government) producing, processing or finishing any textiles, fibers, or leather, or any product made therefrom.

(2) "Processing machinery" means any specialized machinery or parts therefor (whether new, used, reconditioned, rebuilt) for the production, fabrication, handling, preparation, processing, finishing, sorting, grading of, or for the performance of any operation upon, his products by any producer; but shall not include general types of machinery or parts, such as boilers, motors, cranes, tractors, etc., which are commonly used by all industries, or any machinery covered by General Limitation Order L-91.

(3) "Fabricator" means any person

(3) "Fabricator" means any person constructing, assembling, reconditioning or rebuilding processing machinery,

as herein defined.

(c) Restrictions on production and purchases of machinery—(1) Prohibition upon unauthorized orders. Except as provided in subparagraphs (2), (3) and (4) of this paragraph (c), no producer shall order or accept delivery of, and no fabricator shall produce, accept any order for, or deliver, any processing machinery (whether new, rebuilt, reconditioned or used) upon any order hereafter placed unless specifically authorized on Form PD-744 or authorized or given a preference rating on Form PD-200.

(2) Procedure for authorization of orders. Producers who do not obtain authorizations or preference ratings on Form PD-200 shall apply for authorizations to acquire or accept delivery of processing machinery by filing with the War Production Board an application on Form PD-744. The War Production

¹ Tee rails 33 feet long may be ordered to this specification.

Board may thereupon, if it shall deem it necessary or appropriate in the public interest and to promote the national defense, authorize the acquisition or delivery of such processing machinery, specifying the fabricator or other person who is to sell or deliver the same. Such authorization shall be in lieu of any authorization required by General Limi-

tation Order L-83.

(3) Scheduling of production and sales by fabricators. Except as provided in paragraph (c) (4) below, every fabricator shall file with the War Production Board his production and sales schedules for processing machinery. Schedules covering industrial sewing, clothing, shoe and leather machinery proposed to be produced during 1943 shall be filed on or before January 11, 1943, on Form PD-745, and subsequent schedules shall be filed on such dates and for such periods as may be required by supplementary orders issued from time to time. Schedules relating to ginning and delinting machinery shall be filed on Form PD-745 on such dates and for such periods as the War Production Board shall direct in writing. Schedules relating to textile machinery shall be filed on or before the fifteenth day of each month on Form PD-746.

Upon receipt of each form, the War Production Board shall either approve, or disapprove in whole or part, the schedules shown thereon, as it shall determine to be necessary in the public interest or to promote the national defense, and shall return a copy of the form to the fabricator with its determination noted thereon.

- (4) Exempted transactions. (i) This order shall not be construed to require the filing of schedules by fabricators or to prohibit the placing or acceptance of orders or delivery or acquisition of used processing machinery to fill all or any part of an order or group of orders amounting in the aggregate for each type of machine to less than the following dollar amounts:
 - (a) Used textile machinery-\$500.
- (b) Used or rebuilt shoe and leather working machinery when sold (but not when leased).
- (1) Shoe manufacturing machinery-\$200, except that all power-driven eyeletting machinery must receive approval.
 - (2) Tanning machinery-\$200.
 - (3) Shoe repairing machinery—\$50. (4) All other leather working machinery—

\$200.

- (c) Used or rebuilt industrial sewing machines, when sold, leased or rented, of those models the new prices of which, as of October 1, 1941, did not exceed \$175.
- (d) Used or rebuilt clothing making machinery when sold for \$100 or less, or when leased or rented, if the used or rebuilt sale price would be \$100 or less.

(e) Used (but not rebuilt) ginning or delinting machinery.

Provided, That no one textile and fiber products producer shall in any

one calendar month place orders for, or acquire or receive delivery of, an aggregate (from all sources of supply combined) of more than the highest value specified above for the type of machinery purchased by such producer.

(ii) This order shall not be construed to prohibit any dealer from purchasing used parts or used processing machinery

from a fabricator or another dealer for purposes of resale, or to prohibit any fabricator from selling or delivering such parts or machinery to such dealer: Provided, That this provision shall not exempt the subsequent disposition of such machines and parts by the dealers

from the provisions of this order. (d) Violations. Any person who wilfully violates any provision of this order. or who, in connection with this order. wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance by the War Production Board.

(e) Communications to the War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Textile, Clothing and Leather Division, Washington, D. C., Reference L-215.

(f) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(g) Reports. All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as may be required by said Board from time to time.

(h) Records. All persons affected by this order shall keep and preserve for not less than two years accurate and complete records concerning inventories. purchases, production and sales.

Issued this 6th-day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

INTERPRETATION 1

The word "parts" in line 2 of paragraph (b) (2) does not include parts purchased or delivered for the purpose of maintaining or repairing machinery already installed in any producer's plant, but does include parts purchased for improving, adding to, or expanding such machinery.

[F. R. Doc. 43-7147; Filed, May 6, 1943; 10:56 a. m.]

PART 3238-LUMBER [Limitation Order L-290] WESTERN LUMBER-

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of Western lumber for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3238.11 Limitation Order L-290-(a) Definitions. For the purposes of this

order:
(1) "Restricted Western lumber" means any sawed lumber (except shingles, lath, or railroad cross-ties) of any size or grade, whether rough, dressed on one or more sides or edges, dressed and matched, shiplapped, worked to pattern, or grooved for splines, of the following species produced in Washington, Oregon, California, Idaho, Montana, Wyoming, Nevada, Utah, Colorado, Arizona, New Mexico or South Dakota: Ponderosa pine, Idaho white pine, sugar pine, lodgepole pine, white fir, Western white

spruce, Engelmann spruce.
(2) "Producer" means any plant which processes, by sawing, edging, planing or other comparable method. 25% or more of the total volume of logs and lumber purchased or received by it, and which sells or otherwise disposes of the product of such processing as lumber; except that "Producer" does not include any sawmill which produced less than 10,000 feet, board measure, of Western lumber per average day of eight hours of continuous operation during the six calendar months preceding the month in which this order takes effect, or which currently so produces on the average less than 10,-000 feet, and does not include any establishment known in the trade as a local retail yard whose operations are confined principally to distributing lumber locally an I which processes as an incident thereto for the servicing of customers, and does not include any sawmill engaged in local retail distribution in areas not served by retail yards, to the extent that it is so engaged.

(3) "Volume" means board foot volume processed or sold within the six calendar months immediately prior to the month in which the transaction affected

by this order occurred.

(4) "Procuring agency" means the Central Procuring Agency of the Construction Division of the Corps of Engineers of the United States Army.

(b) General restrictions. No ducer shall sell, ship or deliver (including delivery by a producer to any distribution yard, box factory or cut-up plant of such producer) any restricted Western lumber except that:

(1) Any producer may sell, ship or deliver (either directly or through one or more intervening persons) any restricted Western lumber to or for the account of the Procuring Agency or to or for the account of any contractor or other person designated by such agency, but only if there is endorsed on the purchase order or contract for such lumber a statement in substantially the following form, signed manually or in the manner provided in Priorities Regulation No. 7:

All restricted Western lumber covered by this purchase order (or contract) is to be sold, shipped or delivered to, or received by, the Procuring Agency or a contractor or other person designated by such Agency on a specific purchase order (or contract) already entered, in compliance with paragraph (b) (1) of Limitation Order L-290, with the terms of which I am familiar.

> Purchaser By ____Title or rank

Date: -----

Provided, however, That when a producer has received written directions from the Procuring Agency to sell, ship or deliver restricted Western lumber to any contractor or other person designated by such Procuring Agency, such producer may comply with such directions and no such endorsed purchase order or contract shall be required from such con-

tractor or other person.

(2) Any producer may sell, ship or deliver (either directly or through one or more intervening persons) any restricted Western lumber to be delivered to or for the account of the Agencies or Governments specified in paragraphs (b) (1) or (b) (2) or § 944.1, Priorities Regulation No. 1, as amended from time to time, or to or for the account of the contractors or sub-contractors of such Agencies or Governments for use on specific contracts or sub-contracts; or which is to be physically incorporated into material, or used for packing, boxing, crating or stowing for shipment of material, or physically incorporated into production facilities (such as patterns, flasks, forms, jigs, vats, tanks, work tables, work benches or scaffolding) used in the production of any material,-which will be delivered to such Agencies or Governments, or to such contractors or sub-contractors for use on specific contracts or sub-contracts; but only if there is endorsed on the purchase order or contract for such restricted Western lumber a statement in substantially the following form signed manually or in the manner provided in Priorities Regulation No. 7;

All restricted Western lumber covered by this purchase order (or contract) is required in order to fill a specific purchase order (or contract) already entered, in compliance with paragraph (b) (2) of Limitation Order I-290, with the terms of which I am familiar.

> Purchaser By _____Title or rank

(3) Any restricted Western lumber which was actually in transit on May 13, 1943, may be delivered to its ultimate destination.

(4) Any producer may sell, ship or deliver restricted Western lumber to any

other producer.
(5) Any producer may sell, ship or deliver any restricted Western lumber upon the specific authorization of the War Production Board on Form PD-872, or upon the direction of the War Production Board pursuant to paragraph (d) of this order. Any person seeking authorization on Form PD-872 shall make application on such form in the manner prescribed therein (Copies of form PD-872 may be obtained at local field offices of the War Production Board). Nothing in this order shall be construed to prohibit any person from purchasing restricted Western lumber from a producer subject to authorization on form PD-872 being granted prior to shipment or delivery.

Each endorsement made under the provisions of this order shall constitute a representation to the producer and to the War Production Board that the restricted Western lumber referred therein will be sold, shipped, delivered or received in accordance with such en-

dorsement.

No producer shall make delivery under this order who has reason to believe that the purchaser has furnished a false certification; and no person shall falsely furnish the certification specified above.

Any producer may rely upon the facts furnished in the above mentioned certification and shall not be responsible for any action taken by him under this order in reliance upon inaccurate or untrue statements therein, unless he has reason to believe that such statements are inaccurate or untrue.

(c) Limitation on purchase for construction. Notwithstanding the foregoing provisions, no person shall purchase from a producer any of the following grades of restricted Western lumber for use in the erection, construction, reconstruction, restoration or remodeling of any building, structure or project (including lumber for additions or extensions and maintenance or repair. and including lumber for production of fabricated articles used in construction such as doors, windows, sashes and the like), except as may be specifically authorized under paragraph (b) (5) of this order, or upon the direction of the War Production Board pursuant to paragraph (d) of this order; No. 1, No. 2, No. 3, No. 4, No. 5 common; inch shop, 5/4 and thicker No. 2 shop and 5/4 and thicker No. 3 shop; No. 1 box, No. 2 box; No. 1 dimension, No. 2 dimension.

(d) Allocations. The War Production Board may, from time to time, allocate specific quantities or percentages of production or shipments by any person of restricted Western lumber, to specified persons or for specified uses. It may also direct the manner and quantities in which delivery shall be made to specified persons or for specified uses (including directions to any person to reserve any part of his production for distribution within specified areas as the War Production Board may direct); and may direct or prohibit particular uses of restricted Western lumber or the production by any person of particular items of restricted Western lumber. Such allocations and directions will be made to insure the satisfaction of war requirements of the United States, both direct and indirect, and they may be made, in the discretion of the War Production Board, without regard to any preference ratings assigned to particular purchase orders or contracts. The War Production Board may also take into consideration the possible dislocation of labor and the necessity of keeping a plant in operation so that it may be able to fulfill war and essential civilian requirements.

(e) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board as amended from time

(f) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate referring to the particular provision appealed from and stating fully the grounds of the appeal.

(g) Violations. Any person who wilfully violates any provision of this order or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(h) Communications. All communications concerning this order shall be addressed as follows: Lumber and Lumber Products Division, War Production Board, Washington, D. C. Ref.: L-290.

This order shall take effect May 13, 1943.

Issued this 6th day of May 1943. WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-7148; Filed, May 6, 1943; 10:56 a. m.]

Chapter XI—Office of Price Administration PART 1390—MACHINERY AND TRANSPORTA-TION EQUIPMENT

IMPR 3751

SALES OF USED INDUSTRIAL SEWING MACHINES AND RENTAL RATES FOR NEW AND USED IN-DUSTRIAL SEWING MACHINES

In the judgment of the Price Administrator it is necessary and proper to establish maximum prices for sales of used industrial sewing machines, and maximum prices for rentals of new and used industrial sewing machines, which differ in some respects from the maximum prices heretofore established for such sales and rentals by Maximum Price Regulation No. 136, as amended-Machines and Parts, and Machinery Services.1 The Price Administrator has ascertained and given due consideration to the prices of used industrial sewing machines and the rentals for new and used industrial sewing machines prevailing between October 1 and October 15, 1941, and has made adjustments for such relevant factors as he has determined and deemed to be of general applicability. So far as practicable, the Price Administrator has advised and consulted with representative members of the industry which will be affected by this regulation.

In the judgment of the Price Administrator the maximum prices established by this Maximum Price Regulation are and will be generally fair and equitable and will effectuate the purposes of the Act. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and filed with the Division of

the Federal Register*

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in accordance with Revised Procedural Regulation No. 1,2 is sued by the Office of Price Administration, Maximum Price Regulation No. 375 is hereby issued.

Sec.

1390.151 Commodities and transactions covered by this regulation.

1390.152 Prohibition against sales or leases at higher than maximum prices, 1390.153 Maximum prices; sales of used industrial sewing machines.

1390.154 Maximum prices; sales between dealers of machines which are not rebuilt and guaranteed.
1390.155 Maximum prices; leases of new and

1390.155 Maximum prices; leases of new and used industrial sewing machines.
1390.156 Maximum prices; machines not listed in Appendix A.

1390.157 Export sales.

1390.158 Less than maximum prices.

1390.159 Evasions.

1390.160 Petitions for amendment.

1390.161 Records, reports and receipts. 1390.162 Enforcement.

1390.162 Enforcement 1390.162a Licensing. 1390.163 Definitions.

*Copies may be obtained from the Office of Price Administration.

1390.164 Effective date. 1390.165 Appendix A.

AUTHORITY: §§ 1390.151 to 1390.165, inclusive, issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.

§ 1390.151 Commodities and transactions covered by this regulation. (a) This regulation establishes maximum prices for the sale of used industrial sewing machines and for the rental of new and used industrial sewing machines. From July 22, 1942, the effective date of Maximum Price Regulation No. 136, as amended-Machines and Parts, and Machinery Services, until the effective date of this regulation, maximum prices for the sale of used industrial sewing machines and for the rental of new and used industrial sewing machines were established by Maximum Price Regulation No. 136, as amended. Maximum prices for the sale of new industrial sewing machines and parts, or for the service of repairing, rebuilding, testing or cleaning used industrial sewing machines are not covered by this regulation, but remain subject to Maximum Price Regulation No. 136, as amended. (b) Maximum prices for the sale of

used industrial sewing machines and for the rental of new or used industrial sewing machines are based upon the October 1, 1941, sales prices of new machines, as approved, and in some instances adjusted by the Office of Price Administration. Maximum prices for virtually all types of used industrial sewing machines are set forth in § 1390.—165, Appendix A, of this regulation under separate headings for each manufacturer. Appendix A is composed of

under separate headings for each manufacturer. Appendix A is composed of four columns. Column 1-"Model No." identifies the particular model or type of machines. Column 2-"Base Price" sets forth the figure upon which the maximum rental or sale price is determined and is, in general, the October 1, 1941, sales price of the machine, when new. Column 3-"Maximum as-is, 55 percent" is equal to 55 percent of "Base Price" and is the maximum sale price for a used machine which is not rebuilt and guaranteed. Column 4-"Maximum Rebuilt and Guaranteed, 85 percent" is equal to 85 percent of "Base Price" and is the maximum sale price for a rebuilt and guaranteed used machine. maximum prices for the sale of used

provided in § 1390.156.

(c) The maximum rental price for new and used industrial sewing machines listed in § 1390.165, Appendix A, is provided for in § 1390.155. The maximum rental price for new and used industrial sewing machines not listed in Appendix A, is provided for in § 1390.156.

machines which are not listed in Ap-

pendix A are established by the formula

§ 1390.152 Prohibition against sales or leases at higher than maximum prices.—
(a) On and after May 11, 1943, regardless of any contract, agreement, lease or other obligation:

(1) No person shall sell, negotiate the sale of, or deliver any used industrial sewing machine and no person shall lease or deliver for rental any industrial sewing machine, or accept a rental price for such machine, at a price higher than the maximum price established by this regulation.

(2) No person shall in the course of trade or business buy or receive any used industrial sewing machine or rent or receive for rental or pay a rental price for any industrial sewing machine at a price higher than such maximum price.

(3) No person shall agree, offer, solicit, or attempt to do any of the acts prohibited in subparagraphs (1) and

(2).

(b) The provisions of paragraph (a) (2) of this section shall not be applicable to any war procurement agency or any contracting officer thereof, and any such contracting officer or any paying finance officer shall be relieved of any and every liability, civil or criminal, imposed by this regulation or by the Emergency Price Control Act of 1942, as amended.

§ 1390.153 Maximum prices; sales of used industrial sewing machines—(a) General rules. (1) The maximum price established by this regulation for the sale of any used industrial sewing machine listed in § 1390.165, Appendix A, is for the head only, and does not include the table, stand, attachments or accessories.

(2) The maximum price established by this regulation for the sale of any used industrial sewing machine includes all commissions and service charges paid to, or for the account of, the seller, any agent of the seller or buyer, or any other person and such commissions or service charges may not be paid or received in addition to the maximum price.

(3) The maximum price established by this regulation for the sale of any used industrial sewing machine to a purchaser for use, rather than for resale, includes the expense of dismantling the machine, if any, and the expense of loading the machine for shipment to the purchaser and such expenses may not be paid or received in addition to the maximum price.

(4) The maximum price established by this regulation for the sale of any used industrial sewing machine to a purchaser for use located within the city in which the seller is located is a delivered price to such purchaser's plant and the cost of transportation of such machine to such purchaser's plant is included within the maximum price and may not be paid or received in addition to the maximum

price.

(5) The maximum price established by this regulation for the sale of any used industrial sewing machine to a purchaser for use located outside the city in which the seller is located is f. o. b. truck, freight car or other means of transportation at the point of shipment. The point of shipment means the point at which the machine is loaded on a conveyance for transportation directly to the purchaser. The cost of transportation of such machine to the purchaser's plant is not included within the maximum price, and such transportation costs, not exceeding the applicable maximum price therefor, may be paid or received in addition to the maximum price.

¹7 F.R. 5047, 5362, 5665, 5908, 6425, 6682, 6899, 6964, 6965, 6937, 6973, 7010, 7246, 7320, 7365, 7502, 7602, 7739, 7744, 7907, 7912, 7945, 7944, 8189, 8362, 8433, 8479, 8520, 8652, 8707, 8897, 8948, 9001, 9040, 9041, 9042, 9053, 9054, 9729, 9736, 9822, 9823, 9899, 10109, 10230, 10556; 8 F.R. 155, 369, 534, 1058, 1382, 2270, 3314, 3370, ²7 F.R. 971, 3663, 5776.

(6) The maximum price established by this regulation for the sale of any used industrial sewing machine to a dealer, whether by a user or by another dealer, does not include the expense of dismantling the machine, if any, of loading the machine for shipment to the purchasing dealer, and of transportation of the machine to the purchasing dealer and such expenses, not exceeding the applicable maximum prices therefor, may be paid or received in addition to the maximum price, if billed or invoiced separately.

(b) Maximum prices for "rebuilt and guaranteed" machines. (1) The maximum price for any rebuilt and guaranteed used industrial sewing machine shall be the price set forth in § 1390.165, Appendix A, Column 4, for such used industrial sewing machine, plus the extra charges allowed in paragraph (d) below.

(2) A "rebuilt and guaranteed" used industrial sewing machine is one in which (i) all worn or missing components, if any, have been replaced or repaired, (ii) has been tested under power so as to prove that it has a performance substantially equivalent to that of the industrial sewing machine when new, (iii) is warranted in writing by the seller and is expressly invoiced as rebuilt and guaranteed, and (iv) is accompanied by a binding guarantee of satisfactory operation for a period of not less than sixty days from date of delivery.

(3) In the event of a sale by a government agency, such agency may substitute for the warranty, the invoicing and the guaranty of satisfactory operation, provided in paragraph (2) above, a written certificate by a qualified person who is not engaged in the business of selling used industrial sewing machines and who is aproved by the purchaser, to the effect that (i) he has inspected the industrial sewing machine, (ii) all worn or missing components which should be replaced or repaired for satisfactory operation, if any, have been replaced or repaired, and (iii) the used industrial sewing machine has a performance substantially equivalent to that of the industrial sewing machine when new.

(c) Maximum prices for machines which are not rebuilt and guaranteed. The maximum price for any other used industrial sewing machine, shall be the price set forth in § 1390.165, Appendix A, Column 3, for such used industrial sewing machine, plus the extra charges allowed in paragraph (d) below.

(d) Extra charges. In computing the maximum price of any used industrial sewing machine listed in § 1390.165, Appendix A, a seller may add the following charges, if billed or invoiced separately, to the price in Column 3 or Column 4, as the case may be:

(1) Any tax upon the sale or delivery of such used industrial sewing machines;

(2) The price of any tables, stands, attachments, accessories, extra equipment, or parts, whether new or used, pertaining to industrial sewing machines, sold and delivered with the machine, but not in excess of the maximum price therefor established by Maximum Price Regulation No. 136, as amended.

§ 1390.154 Maximum prices; Sales between dealers of machines which are not rebuilt and guaranteed. Notwithstanding any other provision of this regulation, a dealer may sell to another dealer at private sale, but not at auction, a used industrial sewing machine which is not rebuilt and guaranteed, for a price not in excess of 60 percent of the base price for such machine as set forth in § 1390.165, Appendix A, Column 2. However, if the purchasing dealer pays more than 55 percent of the base price, he must give the seller a statement and send to the Office of Price Administration, Washington, D. C., a copy of such statement, setting forth the following: (1) The identification of the industrial sewing machine by manufacturer, style number or model number, type and serial or other number; (2) the maximum price; (3) the sales price and (4) a statement that he will, within a period of not more than four months from the date of sale, rebuild the machine so that it will be available for sale as a "rebuilt and guaranteed" industrial sewing machine as defined in § 1390.153 (b).

§ 1390.155 Maximum prices; leases of new and used industrial sewing machines—(a) General rules. (1) maximum price established by this regulation for the rental of any industrial sewing machine to a lessee located within the city in which the lessor is located includes the expense of loading the machine for shipment to the lessee's plant, of installing the machine in the lessee's plant, dismantling the machine upon the termination of the rental period, loading the machine for reshipment to the lessor. and the cost of transportation of the machine to and from the lessee's plant, and such expenses may not be paid or received in addition to the maximum rental price.

(2) The maximum price established by this regulation for the rental of any industrial sewing machine to a lessee located outside the city in which the seller is located includes the expense of loading the machine for shipment to the lessee's plant. It does not include the expense of installing the machine in the lessee's plant, dismantling the machine upon the termination of the rental period, loading the machine for reshipment to the lessor, and the cost of transportation of the machine to and from the lessee's plant and such expenses, not exceeding the applicable maximum price therefor, may be paid or received in addition to the maximum rental price, if billed or invoiced separately.

(3) The maximum price established by this regulation for the rental of any industrial sewing machine is with or without repair and maintenance. The lessor may not make, and the lessee may not pay to the lessor any charge in addition to the maximum rental price because of any repairs to the machine made by the lessor during or after the period of rental.

(b) Maximum prices. (1) The maximum price for the rental of any industrial sewing machine for each month, or any portion thereof except as provided in subparagraphs (2) and (3) below, shall be the lower of the following:

 (i) 7½ percent of the base price for such machine as set forth in § 1390.165, Appendix A;

(ii) If the lessor had a published or confidential rental list price, in effect on October 1, 1941 for such machine, such list price.

(2) If a lessee is willing to rent an industrial sewing machine for one or more complete months, all leases to such lessee of such machine by one lessor during a period of thirty days commencing with the date of the first lease shall be deemed to be one lease for a period of a month and the maximum price for the rental of such machine for such period shall be the maximum price per month provided in subparagraph (1) above.

(3) The maximum price for the rental of any industrial sewing machine for the period between the effective date of this regulation and the end of the current month under any rental contract in existence on the effective date of this regulation shall be one-thirtieth of the rental rate provided in subparagraph (1) for each day in such period.

§ 1390.156 Maximum prices; machines not listed in Appendix A—(a) Maximum prices for sales—(1) Prices. The maximum price for the sale of any used industrial sewing machine not listed in § 1390.165, Appendix A, shall be 85 percent of the base price if sold "rebuilt and guaranteed," 55 percent if sold "as is," and 60 percent if sold by one dealer to another dealer, as provided in § 1390.154. The base price for determining the maximum price under this section shall be the base price (Appendix A, Column 2) for the nearest equivalent industrial sewing machine listed in § 1390.165, Appendix A.

(b) Maximum prices for rental—(1) Prices. The maximum price for the rental of any industrial sewing machine not listed in § 1390.165, Appendix A, for each month, or any portion thereof except as provided in subparagraph (2) below, shall be the lower of the following:

(i) $7\frac{1}{2}$ percent of the base price (Appendix A, Column 2) of the nearest equivalent industrial sewing machine listed in § 1390.165, Appendix A;

(ii) If the lessor had a published or confidential rental list price in effect on October 1, 1941, for such machine, such list price.

(2) The provisions of subparagraphs (2) and (3) of § 1390.155 (b) are applicable to the lease of any industrial sewing machine not listed in § 1390.165, Appendix A.

§ 1390.157 Export sales. The maximum price at which a person may export a used industrial sewing machine shall be determined in accordance with the methods provided in the second Revised Maximum Export Price Regulation, issued by the Office of Price Administration.

§ 1390.158 Less than maximum prices. Lower prices, rentals, or charges than those set forth in this regulation may be charged, demanded, received, offered, or paid.

^{*8} F.R. 4132.

§ 1390.159 Evasions. It shall be a violation of this regulation for any person to demand or receive any price or rental in excess of a maximum price in connection with the sale, rental or delivery of any industrial sewing machine by any means or devices whatsoever, including but not limited to, making minor changes in specifications of used industrial sewing machines; requiring a purchaser to pay a rental for any period of time before passing of title to such purchaser; entering into a joint or common venture with another person or other persons for cross-selling, cross-purchasing, crossservicing, or cross-repairing or rebuilding: undervaluing commodities or anything of value, including real estate, received as the sale or rental price of any part thereof; increasing customary carrying charges, financing charges, or credit charges; making any other change in terms of any sale or rental contract, or in the performance thereof; or requiring a purchaser to hire the seller to repair or rebuild used industrial sewing machines; or demanding or paying for the sale and rebuilding of a used industrial sewing machine a sum in excess of the maximum price thereof, as established by this regulation.

§ 1390.160 Petitions for amendment. Any person seeking modification or change of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, issued by the Office of Price Administration.

§ 1390.161 Records, reports and receipts—(a) Reports—(1) Report of sales and rentals. Every seller of used industrial sewing machines and every lessor of industrial sewing machines shall file a report with the Office of Price Administration, Washington, D. C., within ten days after a sale or lease, setting forth (1) name of person making report; (2) name and address of owner; (3) whether the transaction is a sale or lease; (4) name and address of purchaser or lessee; (5) identification of machine by manufacturer, style number or model number. type and serial or other number: (6) sale price or rental price, and (7) date of delivery. All reports shall be filed in duplicate; and signed by the person reporting.

(2) Reports of list price rentals for industrial sewing machines not listed in § 1390.165, Appendix A Every lessor of industrial sewing machines which are not listed in § 1390.165, Appendix A, and for which there was a list price in effect on October 1, 1941 shall, unless he has already done so, file all his list prices in effect on October 1, 1941 for the rental of industrial sewing machines with the Office of Price Administration, Washington, D. C.

(b) Records. Records of the following information shall be preserved by all persons of all used industrial sewing machines sold and all industrial sewing machines leased after May 11, 1943, so long as the Emergency Price Control Act of 1942, as amended, shall be in effect: (1)

name and address of purchaser or lessee; (2) date of sale or lease; (3) date of delivery; (4) identification of the machine by manufacturer, model number, or style number, type and serial or other number; (5) sale price or rental price.

(c) Additional or substitutional records or reports. Persons subject to this regulation shall keep such other records and submit such other reports as the Office of Price Administration may from time to time require in writing, either in addition to or in substitution of the records and reports herein required.

(d) Invoices and sales slips Any person subject to this regulation shall furnish purchasers or lessess with such invoices, sales slips, or receipts as he has regularly furnished and as required by this regulation, and shall, in any event, upon request of the purchaser or lessee at time of delivery, give a signed invoice showing the date of the transaction, the date of delivery, identification by manufacturer and model number of the machine sold or leased, and the price charged therefor.

§ 1390.162 Enforcement. (a) Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions and suits for treble damages or suspension of licenses provided for by the Emergency Price Control Act of 1942, as amended.

(b) Persons who have evidence of any violation of this regulation, or any price schedule, regulation, or order issued by the Office of Price Administration, or of any acts or practices which constitute such a violation, are urged to communicate with the nearest District, State, or Regional Office of the Office of Price Administration, or its principal office in Washington, D. C.

§ 1390.162a Licensing. (a) The provisions of Supplementary Order No. 20 sare applicable to every dealer selling (other than at retail) used industrial sewing machines for which maximum prices are established by this regulation. When used in this paragraph, the term "dealer" has the definition given to it by Supplementary Order No. 20.

(b) The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person selling at retail and to every person, other than dealers selling at wholesale industrial sewing machines as defined in this regulation. When used in this paragraph, the terms "selling at retail" and "selling at wholesale" have the definition given to them by §§ 1499.20 (o) and (p) of the General Maximum Price Regulation. Said registration and licensing provisions became effective as to such persons on May 18, 1942.

§ 1390.163 Definitions. (a) When used in this regulation, the term (1)

"Person" includes an individual, corporation, partnership, association, or any organized group of persons, the United States, or any other government, any state or any of its political subdivisions or authorities, and legal successor, representative, agent, or agency of any of the foregoing.

(2) "Industrial sewing machine" includes the products listed in § 1390.165, Appendix A, and all other industrial machinery designed primarily for the stitching of fabrics or similar materials, but does not include stapling machinery or domestic sewing machines.

(3) "Used industrial sewing machine" means an industrial sewing machine that has been previously used.

(4) "Price" includes sale price and rental price, and includes the value of any property, commodity, thing, or service.

(5) "Dealer" includes any person engaged in the business of purchasing for resale or lease or selling or leasing, or negotiating the sale or lease, of used industrial sewing machines, as a principal or as an agent or broker, but does not include an auctioneer. Purchasing for resale or lease includes purchasing for resale or lease after repair or rebuilding.

(6) "War procurement agency" includes the War Department, the Department of the Navy, the United States Maritime Commission, the Lend-Lease Section of the Procurement Division of the Treasury Department, and the following subsidiaries of the Reconstruction Finance Corporation; Rubber Reserve Corporation, Metals Reserve Corporation, Defense Plant Corporation and Defense Supplies Corporation, or any of the foregoing.

(b) Unless the context otherwise requires, the definition set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms used herein.

§ 1390.164 Effective date. This regulation shall become effective May 11, 1943.

§ 1390.165 Appendix A.

INDEX OF MACHINES

American (Dearborn), Columbia. Cornely Embroidery machines: Cornely. Lintz & Eckhardt. Schirmer-Blau. Schifter, Kruse & Murphy. Lewis. Lintz & Eckhardt. Merrow. Metropolitan (Willcox & Gibbs). Puritan. Reece Button Hole. Schifter. Schirmer-Blau. Singer. Union Special. U. S. Blind Stitch. Willcox & Gibbs.

⁴Such reports shall be subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

⁶⁷ F.R. 7490, 11007.

USED INDUSTRIAL SEWING MACHINES SINGER MACHINES

SINGER MACHINES-con.

USED INDUSTRIAL SEWING MACHINES-Con. | USED INDUSTRIAL SEWING MACHINES-Con. SINGER MACHINES-con.

SING	SINGER MACHINES			SINGER MACHINES—Con.					S. A.	SINGER MACHINES—con.				
Model No.	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Model No.	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Model No.	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent			
5-3 5-7 6-8 6-12	\$725, 00 970, 00 540, 00 505, 00	\$398. 75 533, 50 297. 00 277. 75	\$616, 25 824, 50 459, 00 429, 25	17-16	\$100,00 82.00 92.50 82.00	\$55, 00 45, 10 50, 88 45, 10	\$85.00 69.70 78.82 69.70	31-42	\$95.00 70.00 250.00 65.00	\$52. 25 38. 50 137. 50 35. 75	\$80.75 59.50 212.50 55.25			
6-15	575, 00 575, 00 525, 00	316, 25 316, 25 288, 75	488. 75 488. 75 446. 25	17-23 17-24 17-25	82.00 165.00 100.00	45. 10 90, 75 55, 00	69.70 140.25 85.00	31-47 31-52 31-53	70.00 127.50 142.50	38.50 70.13 78.38	59. 50 108. 37 121. 12			
6-19	1, 150, 00 215, 00 220, 00	632, 50 118, 25 121, 00	977, 50 182, 75 187, 00	17-28 17-29 17-30	90.00 121.50 110.00	49. 50 66. 83 60. 50	76. 50 103. 27 93. 50	31-55 31-60 31-62	130.00 105.00 140.00	71.50 57.75 77.00	110. 50 89. 25 119. 00			
7-3	220, 00 213, 00 220, 00	121.00 117.15 121.00	187.00 181.05 187.00	17-31 17-32 18-1	95. 00 150: 00 75. 00	52, 25 82, 50 41, 25	80.75 127.50 63.75	31-63 32-1 32-2	390.00 90.00 115.00	214.50 49.50 63.25	331.50 76.50 97.75			
7-11	265, 00 285, 00	145. 75 156. 75	225, 25 242, 25	18-2	75.00 75.00	41. 25 41. 25 63. 25	63.75 63.75 97.75	32-3 32-4 32-5	115.00 115.00 115.00	63. 25 63. 25 63. 25	97. 75 97. 75 97. 75			
7-13. 7-14. 7-16.	270, 00 265, 00 245, 00	148, 50 145, 75 134, 75	229, 50 225, 25 208, 25	18-5 18-14 18-15	115.00 29.00 75.00	15. 95 41. 25	24. 65 63. 75		115 00	63. 25 90. 75 90. 75	97. 75 140. 25			
7–17 7–22 7–27	247, 50 395, 50 455, 00	136, 13 217, 53 250, 25	210, 37 336, 17 386, 75	18-16	75. 00 125, 00	63, 25 41, 25 68, 75	97. 75 63. 75 106. 25	32-7 32-8 32-9 32-9 32-10 32-11 32-12 32-13 32-14 32-15	165. 00 165. 00	90.75 90.75	140, 25 140, 25 140, 25 140, 25			
7-28 7-29 7-31	415, 00 297, 00 335, 00	228, 25 163, 35 184, 25	352. 75 252. 45 284. 75	18-22 18-23 18-25	82.00 82.00 140.00	45. 10 45. 10 77. 00	69, 70 69, 70 119, 00	32-12 32-13 32-13	165, 00 165, 00 165, 00	90. 75 90. 75 90. 75	140. 25 140. 25			
7-32 7-33 7-34	420, 50 315, 00 235, 00	231, 28 173, 25 129, 25	357. 42 267. 75 199. 75	18-35	82.00 82.00 140.00	45. 10 45. 10 77. 00	69. 70 69. 70 119. 00	32-14 32-15 32-16 32-17	165.00	90. 75 90. 75 90. 75	140, 25 140, 25 140, 25			
7-00	265, 00 370, 50 462, 00	145. 75 203. 78 254. 10	225, 25 314, 92 392, 70	18-36. 19-5. 19-8. 19-9.	160.00 145.00 110.00	88. 00 79. 75 60. 50	136.00 123.25 93.50	32-18	165, 00 165, 00 165, 00	90. 75 90. 75 90. 75	140, 25 140, 25 140, 25			
7-86 7-88 7-89 7-40 7-41 7-42 7-44 7-46 7-47 7-48 7-50 7-51	422, 00 360, 50 328, 00	232, 10 198, 28 180, 40	358. 70 306. 42 278. 80	19-10	145. 00 110. 00 110. 00	79. 75 60. 50 60. 50	123, 25 93, 50 93, 50	32-20 32-21 32-22	165, 00 165, 00 165, 00	90, 75 90, 75 90, 75	140, 25 140, 25 140, 25			
7-42 7-44 7-46	365, 00 400, 00 257, 50	200, 75 220, 00 141, 63	310, 25 340, 00 218, 87	19-12 19-17 19-18 23-8	127. 50 245. 00 230. 00	70. 13 134. 75 126. 50	108, 37 208, 25 195, 50	32-23 32-24 32-25	165; 00 90, 00 85, 00	90. 75 49. 50 46. 75	140, 25 76, 50 72, 25			
7-47 7-48 7-50	285, 00 233, 00 455, 00	156, 75 128, 15 250, 25	242, 25 198, 05 386, 75	24-4 24-7 24-8	105, 00 50, 00 100, 00	57.75 27.50 55.00	89, 25 42, 50 85, 00	32-26 32-29 32-30	85. 00 165. 00 165. 00	46, 75 90, 75 90, 75	72. 25 140. 25 140. 25			
7-51 7-52 7-53	462, 00 385, 00 363, 00	254, 10 211, 75 199, 65	392, 70 327, 25 308, 55	24-13 24-14 24-17	60, 00 50, 00 50, 00	33, 00 27, 50 27, 50	51, 00 42, 50 42, 50	32-31 32-34 32-38 32-41	165, 00 165, 00 95, 00	90. 75 90. 75 52, 25	140, 25 140, 25 80, 75			
7-54. 7-55. 7-56.	625, 00 385, 00 590, 00	343. 75 211. 75 324. 50	531, 25 327, 25 501, 50	24-19 24-21 24-23	160.00 105.00 92.00	88. 00 57. 75 50, 60	136, 00 89, 25 78, 20	32-43	162, 50 165, 00 170, 00	89, 38 90, 75 93, 50	138. 12 140. 25 144. 50			
7-57	717, 00 475, 00	394, 35 261, 25	609. 45 403. 75	24-29	50. 00 92. 00 50, 00	27. 50 50. 60 27. 50	42. 50 78. 20 42. 50	32-44 32-45 32-46 32-47	155. 00 165. 00 165. 00	85, 25 90, 75 90, 75	131, 75 140, 25 140, 25			
10-3 11-11 11-12	575, 00 368, 50 330, 00	316. 25 202. 68 181. 50	488. 75 313. 22 280. 50	24-31 24-32 24-33	50.00 50.00 65.00	27.50 27.50 35.75	42.50 42.50 42.50 55.25	32-48 32-49 32-51	165, 00 155, 00 145, 00	90. 75 85. 25 79. 75	140, 25 131, 75 123, 25			
11-13 11-16 11-17	385, 00 500, 00 415, 00	228. 50	327, 25 425, 00 352, 75	24-34 24-36 24-37 24-39 24-52 24-53	105. 00 105. 00	57.75 57.75	89, 25 89, 25	32-52 32-54 32-56	165.00 85.00 147.50	90. 75 46. 75 81. 13	140, 25 72, 25 125, 37			
11-20 11-26 11-24	425, 00 530, 00 550, 00	233, 75 291, 50 302, 50	361, 25 450, 50 467, 50	24-52 24-53	50. 00 50. 00 50. 00	27. 50 27. 50 27. 50	42, 50 42, 50 42, 50	32-57 32-58 32-59	165. 00 190. 00 90. 00	90.75 104.50 49.50	140, 25 161, 50 76, 50			
11-26 11-24 11-29 11-30 11-32	435, 00 500, 00 840, 00	239, 25 275, 00 462, 00	369. 75 425. 00 714. 00	24-53 24-54 24-55 24-56 24-56	180. 00 110. 00 65. 00	99, 00 60, 50 35, 75	153, 00 93, 50 55, 25	32-61	162.50 165.00	89.38 90.75	138. 12 140. 25			
11-34 11-35	579.00 408.50	407. 00 318. 45 224. 68	629, 00 492, 15 347, 22	24-59 24-70	50. 00 70. 00	50, 60 27, 50 38, 50	78. 20 42. 50 59. 50	32-64 34-1 34-11	195.00 90.00 120.00	107. 25 49. 50 66. 00	165. 75 76. 50 102. 00			
11-36 11-37 15-28	440.00 415.00 50.00	242, 00 228, 25 27, 50	374.00 352.75 42.50	24-71 25-1 25-3	137. 00 75. 00 75. 00	75, 35 41, 25 41, 25	116, 45 63, 75 63, 75	35-1	240.00 240.00 450.00	132.00 132.00 247.50	204. 00 204. 00 382. 50			
15-31 15-35 16-26	50.00	27. 50 30. 25	42, 50 42, 50 46, 75	25-4 25-6 25-52	75.00	41, 25 38, 50	63, 75 63, 75 59, 50	36-4 37-2 37-6	520.00 100.00 150.00	82, 50	442.00 85.00 127.50			
16-27 16-28 16-30	46.00 51.25	25. 30 28. 19	39, 10 43, 56 65, 45	25-55	72, 50 90, 00 54, 50	49. 50 29. 98	61. 62 76. 50 46. 33	37-8 41-3 41-5	92. 50 245. 00 275. 00	50. 88 134. 75 151. 25 167. 75	78. 62 208. 25 233. 75			
16-35 16-39 16-41	51, 25 60, 00 62, 75	33.00 34.51	43, 56 51, 00 53, 34	29-4 29K51	63. 75 65. 00 65. 00	35. 75 35. 75	54, 19 55, 25 55, 25	41-3 41-5 41-7 41-8 42-1 42-2 42-3 42-4 42-5 42-6 42-7 42-8 43-1	305, 00 320, 00 105, 00	176.00 57.75	259. 25 272. 00 89. 25 93. 50			
16-44	73.00	40.15	62, 05	29K60 29K62 29K70	80, 00 80, 00 65, 00	44.00 35.75	68, 00 68, 00 55, 25	42-2 42-3 42-4	110.00 87.50 110.00	60, 50 48, 13 60, 50	74. 37 93. 50			
16-71 16-72 16-76	43.75 27.50 60.00	24.06 15.13	23, 37	31-15	55, 00 55, 00 57, 00	30. 25 31. 35	46, 75 46, 75 48, 45	42-5	120,00 87,50 110,00	66, 00 48, 13 60, 50	102.00 74.37 93.50			
16-81 16-86 16-88	95.00 76.00 72.50	52. 25	80.75 64.60	31-18	57, 00 67, 00 55, 00	31. 35 36. 85	48, 45 56, 95 46, 75	43-4	120.00	60. 50 66, 00 66. 00	93. 50 102, 00 102, 00			
16-45 16-46 16-71 16-72 16-76 16-81 16-86 16-88 16-98 16-97 16-127 16-127 16-133	77, 50 100, 50 60, 00	42. 63 55. 28	65, 87 85, 42	29 K 58 29 K 60 29 K 60 20 K 62 29 K 70 31-15 31-16 31-17 31-18 31-19 31-20 31-21 31-22 31-24 31-27 31-28 31-29	56, 00 55, 00 72, 00	30, 80 30, 25 39, 60	47. 60 46. 75 61. 20	43-5 43-6 43-7	135, 00 232, 50 275, 00	74, 25 127, 88 151, 25	114. 75 197. 62 233. 75			
16-137	60.00	33.00	51.00 51.00	31-27 31-28 31-29	105. 00 56. 00 57. 00	57. 75 30. 80 31. 35	89, 25 47, 60 48, 45	44-4	55, 00 80, 00 82, 50	30. 25 44. 00 45. 38	46.75 68.00 70.12			
16-188 16-196 17-1	80.00	46.75	72, 25 68, 00	31-30 31-31 31-32	80.00	44. 00 44. 00	68. 00 68. 00 48. 45	44-8 44-9 44-10	80, 00 65, 00 55, 00	44. 00 35. 75 30, 25	68. 00 55. 25 46. 75			
17-2 17-5 17-6	82.00 120.00	45.10	69, 70 102, 00	31-34 31-35 31-36	55.00	30. 25 46. 20	46.75 71.40 71.40	44-11	55,00	30, 25 30, 25 42, 90	46.75 46.75 66.30			
17-7	. 125.00 100.00	68.75	106. 25 85. 00	31-37 31-38 31-39	240.00	132.00 46.20	204.00 71.40 46.75	44-14 44-15 44-16 44-17 44-17 44-18 44-19	59.00 38.75 55.00	32. 45 21. 31	50. 15 32, 94 46. 75			
17-11 17-12 17-15	165, 00 87, 50	90.75	89, 25 140, 25 74, 37	31-40 31-41	85.00	46.75	72.25	44-18 44-19	85, 00 85, 00	46, 75	72, 25			

Note: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

USED INDUSTRIAL SEWING MACHINES-Con.

USED INDUSTRIAL SEWING MACHINES-Con.

USED INDUSTRIAL SEWING MACHINES-Con.

SINGER MACHINES-con. SINGER MACHINES-con. SINGER MACHINES-con. Maximum Maximum Maxirebuilt and guar-anteed 85 rebuilt and guar-anteed 85 mum "as is" 55 mum "as is" 55 rebuilt and guar-anteed 85 Base price Base price Model No. Model No. Model No. price percent percent percent percent percent percent \$150.00 160.00 120.00 165.00 297.50 375.00 375.00 \$130.63 110.00 173.25 187.00 187.00 \$50, 00 105, 00 80, 00 85, 00 85, 00 55, 00 56-4
57-2
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Nore: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

Used Industrial Sewing Machines—Con.
singer Machines—con.

Used Industrial Sewing Machines—Con.

SINGER MACHINES—con.

Used Industrial Sewing Machines—Con.
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109-223, 445.00 244.75 378.25 147-87, 215.00 19.00 10.00 10-10.00	151. 25 233. 75
109-224 445.00 244.75 378.25 147-88 235.00 129.25 199.75 175-41 275.00 109-225 445.00 244.75 378.25 147-100 220.00 121.00 187.00 75-4-6* 275.00 109-320 315.00 173.25 267.75 147-101 220.00 121.00 187.00 175-42 275.00 100.291 315.00 173.25 267.75 147-102 290.00 121.00 187.00 175-12 275.00	151, 25 233, 75 151, 25 233, 75
109-321 315.00 173.25 267.75 147-102 220.00 121.00 187.00 175-42 276.00 109-322 315.00 173.25 267.75 147-103 235.00 129.25 199.75 75-4-7* 282.50	151, 25 155, 38 233, 75 240, 12
200, 00 101, 05 294, 17 147-104	155, 38 240, 12
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	163, 63 252, 87 163, 63 252, 87
109-422 325.60 178.75 276.25 147-107. 240.00 132.00 201.00 75-8-2* 297.50 109-426. 550.00 302.50 467.50 147-108. 240.00 132.00 204.00 175-20. 297.50 1	163, 63 252, 87 163, 63 252, 87
109-520 235.00 184.25 284.75 147-109 245.00 134.75 208.25 75-9-1* 262.50 1 109-521 355.00 184.25 284.75 147-110 265.00 145.75 225.25 175-21 262.50 1 101-522 355.00 184.25 284.75 147-110 265.00 145.75 225.25 175-21 262.50 1	144, 38 223, 12 144, 38 223, 12
100-822 835.00 184.25 284.75 147-111 285.00 145.75 225.25 176-21 85.00	46. 75 72. 25
109-620 345.00 189.75 293.25 147-112 305.00 167.75 259.25 176-22 85.00 100-621 345.00 189.75 293.25 147-113 210.00 115.50 178.50 176-23 140.00 110.622 210.00 115.50 178.50 176-23 140.00	46, 75 77, 00 72, 25 119, 00
100-720 255 00 105 25 201 75 147-131 255 00 127 50 275 280 20 170-24 9 9 9 00 100 100 100 100 100 100 100 10	77. 00 119. 00 46. 75 72. 25
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112-1 165.00 86.25 131.75 148-4 295.00 162.25 250.75 62C1 132.00	44. 00 68. 00 72. 88 112, 62
112-4	72. 88 112. 62 26. 40 40. 80
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114-5	49.50 76.50
114-6. 237.50 130.63 201.87 149-3. 295.00 162.25 250.75 176-1. 80.00 114-21. 275.00 151.25 233.75 149-4. 295.00 162.25 250.75 176-2. 80.00	44, 00 68, 00 44, 00 68, 00
114-23 237, 50 130, 63 201, 87 149-6 290, 00 159, 50 246, 50 176-3 132, 50 14-27 275, 00 151, 25 233, 75 151-1 350, 90 192, 50 297, 50 176-4 132, 50	72, 88 112, 62 72, 88 112, 62
114-33	44.00 68.00
114-35 275.00 151.25 233.75 156-1 155.00 85.25 131.75 176-13 132.50	44. 00 68. 00 72. 88 112. 62
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114-41	00. 75 310. 25 14. 50 331. 50
119-1	14, 50 331, 50 14, 50 331, 50
119-1	14.50 331.50
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Used Industrial Sewing Machines—Con.

singer machines—con.

USED INDUSTRIAL SEWING MACHINES—Con.

SINGER MACHINES—con.

Used Industrial Sewing Machines—Con.
singer machines—con.

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Model No.	Base price	Maximum "es is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Model No.	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Model No.	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent
241-1	\$80.00	\$44.00	\$68.00	22W133	\$200.00	\$110.00	\$170.00	FIWOO	0100.00	800 00	2102.00
241-2	80,00	44.00	68,00	22W133 22W135	121,00	66, 55	\$170.00 102.85	51W28 51W29	\$160.00 177,50	\$88, 00 97, 63	\$136, 00 150, 88
241-3 242-1	80.00 250.00	44.00 137.50	68.00	22W140	150,00	82.50	102.85 127.50	51W30		100.38	155, 12
245-1	70.00	38.50	212, 50 59, 50	22W155 22W156	123.50 147.00	67. 93 80. 85	104. 97 124. 95	51W31	182, 50	100.38	155, 12
245-2 245-3	70.00	38, 50	59.50	22W157	150.00	82. 50	127.50	51 W 30. 51 W 31. 51 W 32. 51 W 49. 51 W 51. 51 W 52. 51 W 54. 51 W 55. 51 W 46. 51 W 55. 51 W 46. 51 W 57. 51 W 59. 51 W 100. 52 W 1.	165, 00	90.75 99.00	140, 25 153, 00
245-4	70.00 90.00	38.50 49.50	59.50 76.50	22W158 22W165	168, 50 166, 25	92, 68 91, 44	143, 23 141, 31	51W51	170, 00	93, 50	144, 50
11W6	140.00	77.00	119.00	22W166	187.50	103.13	159. 37	51 W 52	185, 00 170, 00	101.75 93.50	157. 25 144. 50
11W8	90.00 67.50	49, 50 37, 13	76.50 57.37	22W167	166, 25 166, 25	91, 44	141. 32	51W 55	190.00	104. 50	161. 50
12W12	55.00	30. 25	46.75	22W168 22W169 22W170 22W172 22W204 22W205	203, 75	91, 44 112, 06	141, 32 173, 18	51W46	195, 00	107. 25	165, 75
12W20. 12W22. 12W26.	98.75	54. 31	83, 94	22W170	203. 75	112.06	173.18	51 W 59	195, 00 215, 00	107, 25 118, 25	165, 75 182, 75
12W 26	98.75 105.25	54.31 57.89	83, 94 89, 46	22W172 22W204	166. 25 170. 00	91, 44	141.31 144.50	51W100	175.00	96, 25	148.75
12W29 12W100 12W102	105. 25	57.89	89.46	22W 205	182.50	100.38	155. 12	52W1 52W5 52W7 52W7 52W8 52W10	181, 25 181, 25	99, 69	154, 06 154, 06
12W100 12W102	52, 50 60, 00	28.87 33.00	44.62		170.00	93, 50	144.50	52W7	202. 50	111, 38	172.12
	81. 25	44.69	51, 00 69, 06	22W 207 22W 208 23W 1 23W 6	185, 00 185, 00	101, 75 101, 75	157. 25 157. 25	52W8	202, 50	111, 38	172.12
12W112 12W113	66. 25	36, 44	56, 31	23W1	40,00	22.00	34.00		207, 50 185, 00	114, 13 101, 75	176, 37 157, 25
12W 115	90.00	49, 50 55, 00	76, 50 85, 00	23 W 7	57.50 50.00	31. 63 27. 50	48.87 42.50		217, 50	119.63	184. 88
12W115 12W116 12W125	65.00	35, 75	55. 25	23 W8. 24 W1. 24 W4. 24 W105. 24 W107.	77.50	42.63	65. 87	52W13	207. 50 207. 50	114, 13 114, 13	176, 37
	105, 00 117, 50	57.75	89, 25	24WI	97. 50	53.63	82.87	52W15	260.00	143. 00	176, 37 221, 00
	140.00	64. 63 77. 00	99. 88 119. 00	24W105.	122, 50 150, 00	67.38 82.50	104. 13 127. 50	02 W 10	215, 00	118. 25	182.75
	112, 50	61.88	95. 63	74W107	180.00	99.00	153.00	52W17 52W19	215, 00 225, 00	118, 25 123, 75	182, 75 191, 25
12W207 12W208	112, 50 125, 00	61, 88 68, 75	95. 63 106. 25		110.00 97.50	60. 50 53. 63	93. 50 82. 87	52W 20	235, 00	129, 25	199. 75
12W 209	125.00	68, 75	106. 25	26W2 26W100	150.00	82. 50	127.50	52W30 52W100	230, 00	126. 50	195, 50
12W 211	130, 00 130, 00	71, 50	110.50	26W102	188. 50	103, 68	160. 22	61W2	230.00 56, 25	126, 50 30, 94	195, 50 47, 81
12W 208 12W 209 12W 211 12W 212 12W 213 12W 214 14W 2	160,00	71. 50 88. 00	110, 50 136, 00	26W107	177. 50 195. 00	97. 63 107. 25	150, 88 165, 75	61W2 61W30	58, 75	32, 31	49.93
12W214	160.00	88.00	136.00	27W1	140.00	77.00	119.00	61W34 61W36	56, 25 110, 00	30. 94 60. 50	47. 81
14W4	142.50 160.00	78, 38 88, 00	121, 12 136, 00	27W 50	190, 00 190, 00	104. 50 104. 50	161. 50 161. 50		120,00	66, 00	93, 50 102, 00
16W1	105.00	57.75	89, 25	28W4	132, 50	72.88	112.62	61W42	105.00	57.75	89, 25
14W2. 14W4. 16W1. 16W2. 16W3.	110.00 120.00	66.00	93, 50	26W102. 26W103. 26W107. 27W1. 57W20. 27W50. 28W4. 28W100. 28W104. 29W2. 29W6. 29W7. 29W1.	158, 50	87. 18	134.72	61 W 52 61 W 62 61 W 63 61 W 66 61 W 72 61 W 74 61 W 76 61 W 77 61 W 78 61 W 80 61 W 84 61 W 91 61 W 92 61 W 104 61 W 105 61 W 105 62 W 105 65 W 10	65. 00 82, 50	35. 75 45. 38	55. 25 70. 12
10 11 4	100.75	55, 41	102, 00 85, 64	29W2	180, 00 101, 25	99. 00 55, 69	153. 00 86. 06	61W63	82. 50	45, 38	70.12
16W5	130.00	71.50	110, 50	29W6	117. 50	64, 63	99. 87	61 W 66	62, 50 70, 00	34, 38	53, 12
16W6	125.00 105.00	68.75 57,75	106, 25 89, 25	29W11	75, 00 132, 50	41, 25 72, 88	13. 75 112. 62	61W74	190.00	38, 50 104, 50	59, 50 161, 50
16W8	105.00	57, 75	89, 25		101, 25	55, 69	86.06	61W76	115, 00	63, 25	97.75
16W9	130, 00	71, 50 71, 50	110, 50 110, 50	29W15	124, 00 107, 75	68. 20 59. 26	105. 40	61W78	130. 00 62, 50	71, 50 34, 38	110, 50 53, 12
16W10 16W11 16W200	150, 00	82.50	127. 50	29W23	107. 75	59, 26	91. 58 91. 58	61W80	58, 25	32.04	49.51
16W200	187.00	102.85	158, 95	29W27	107.75	59. 26	91. 58	61W84	65, 00	35, 75	55. 25
17W1	90.00	49. 50 49. 50	76. 50 76. 50	34W1 45W1	415, 00 148, 75	228. 25 81. 81	352.75 126,44	61W92	135, 00 120, 00	74. 25 66, 00	114.75 102.00
	156. 50	86.08	133. 02	45W2	173, 75	95. 56	147.48	61W104	63, 00	34, 65	53, 55
17W9 17W10	145. 00 110. 00	79.75 60.50	123. 25	45W7	148, 75 148, 75	81, 81	126, 44	61 W 154	65, 00	35. 75	55. 25
Af II Akananananananan	120.00	66.00	93, 50 102, 00	45W8 45W51	200, 00	81. 81	126. 44 170. 00	61W157	65, 00	35, 75 35, 75	55, 25 55, 25
17W12	182, 50	100.38	155. 12	45W52	200.00	110.00	170.00	62W1	75, 00	41, 25	63.75
17W13	160.00 175.00	88, 00 96, 25	136, 00 148, 75	45W52 45W101 46W21	162. 50 148. 75	89, 38 81, 81	138, 12 126, 44	65W2	75, 00 70, 00	41, 25 38, 50	63, 75 59, 50
17W15	175.00	96, 25	148.75		200.00	110.00	170,00	65W5	75.00	41, 25	63, 75
18W3	110.00	60, 50 55, 00	93, 50 85, 00	46W62 46W122 46W125 46W200	215, 00 100, 00	118, 25 55, 00	182.75 85.00	71W1	61, 25 155, 00	33, 69 85, 25	52, 06 131, 75
19 W 1	200.00	110.00	170.00	46W125	167. 50	92, 13	142.37	72W12	250, 00	137, 50	212, 50
19 W 2	185, 00 170, 00	101.75	157. 25	46W 200	240.00	132.00	204.00	72W13	250. 00	137. 50	212, 50
19W321W25	115, 00	93, 50 63, 25	144, 50 97, 7,5	47W10 47W11 47W813	132, 50 147, 50	72. 88 81. 13	112, 62 125, 37	72W15	250, 00 250, 00	137. 50 137. 50	212, 50 212, 50
21 W 30	76.00	41, 80	64.60	47W813	158, 00	86, 90	134. 30	72W16	250, 00	137, 50	212, 50
21W50 21W52	76. 00 78. 50	41.80	64. 60 66. 73	47W 25	152, 50 135, 00	83. 88 74, 25	129, 63 114, 75	TO THE PROPERTY OF THE PARTY OF	225, 00 250, 00	123. 75 137. 50	191, 25
21 W 34	80,00	44.00	68.00	4/ W 20	152, 50	83, 88	129. 63	72W19	250, 00	137. 50	212, 50 212, 50
21W100	81, 25	44. 69	69.06	Mr. It Micerensensensenses	135.00	74. 25	114.75	72W20	260.00	143.00	221, 00
21W102 21W115	81, 25 81, 25 93, 50	44. 69 51, 43	69, 06 79, 48	47W51	130, 00 138, 50	71, 50 76, 18	110. 50 117. 72	99W65	700, 00	385, 00 385, 00	595, 00 595, 00
21W116	52, 50	28, 87	44.62	47W53	160.00	88.00	136.00	99W66	700.00	385, 00	595, 00
21W122	93, 50 110, 00	51. 43 60. 50	79, 48 93, 50	47W55	165, 00 180, 00	90. 75 99. 00	140, 25 153, 00	99W68	725, 00 725, 00	398, 75 398, 75	616, 25
21W115 21W116 21W118 21W122 21W130 21W160 21W180 21W182 22W1 22W20 22W28 22W31 22W34 22W34 22W34 22W34 22W40 22W41 22W43 22W40 22W41 22W43 22W46 22W57 22W59 22W60	66. 25 82. 50	36, 44	56, 31	47W 53. 47W 54. 47W 55. 47W 56. 47W 61. 47W 61. 47W 62. 47W 63. 47W 64. 47W 68. 47W 68. 47W 69. 47W 70.	160, 00	88.00	136.00	99W75	712.50	398, 75 391, 88	616, 25 616, 25 605, 62
21W160	82.50 107.50	45, 38 59, 13	70. 13 91. 38	47W61	150,00	82, 50	127, 50	99W76	712.50	391. 88	605, 62
21W182	90.00	49, 50	76. 50	47W63	150.00 165.00	82, 50 90, 75	127. 50 140. 25	99W79	712.50 712.50	391. 88 391. 88	605, 62 605, 62
22W1	166, 00	91, 30	141, 10	47W64	170.00	93, 50	144. 50	99W80	712, 50	391, 88	605, 62
22W28	148. 75 122. 50	81. 81 67. 38	126. 44 104. 13	47 W 66	165, 00 185, 00	90, 75 101, 75	140. 25 157. 25	99W 85	775, 00	426, 25	658.75
22W31	260.00	143.00	221, 00	47W68	165, 00	90, 75	140, 25	99W87	795, 00 797, 50	437. 25 438. 63	675. 75 677. 87
22W34	155.00	143, 00 85, 25 63, 25	131, 75 97, 75	47W69	165, 00	90.75	140, 25	99W88	795, 00	437. 25	675, 75
22W40	115, 00 160, 00	88, 00	97. 75 136, 00	47W71	105, 00 190, 00	57. 75 104, 50	89, 25 161, 50	99W90	795, 00 800, 00	437. 25	675, 75
22W41	104, 00	57. 20	88, 40	47W72 \$	235, 00	129. 25	199.75	99W95	712, 50	440, 00 391, 88	680, 00 605, 62
22W43	104. 00 135. 50	57, 20 74, 53	88, 40 115, 18	47W101	120, 00	66, 00	102.00	99W100	750.00	412, 50	637. 50
22W57	142.00	78. 10	120.70	47W201	100, 00 205, 00	55, 00 112, 75	85. 00 174. 25	99W110	750, 00 750, 00	412. 50 412. 50	637.50
22W59	145.00	79. 75	123. 25	48W106. 49W1. 49W51 51W1.	65.00	35. 75	55. 25	99W111	750, 00	412.50	637. 50 637. 50
	148. 50 310. 00	81. 68 170. 50	126, 23 263, 50	49W1.	106, 25 150, 00	58.44	90.31	99W112	750.00	412.50	637, 50
22W72	295, 00	170, 50 162, 25	250.75	51W1	70.00	82, 50 38, 50	127, 50 59, 50	99W120	750, 00 795, 00	412, 50 437, 25	637. 50 675. 75
22W73	310.00	170, 50	263, 50 250, 75	O1 17 19	123, 50	67, 93	104.97	99W121	800.00	440.00	680, 00
22W 110	295, 00 168, 50	162, 25 92, 68	250, 75 143, 23	51W21 51W23	139. 00 144. 25	76. 45 79. 34	118, 15 122, 61 122, 61 136, 00	99W122	795, 00	437, 25	675, 75
22W112	168, 50	92, 68	143, 23	51 W 94	144. 25	79.34	122, 61	99W124	795, 00 800, 00	437. 25 440. 00	675, 75 680, 00
22W 72 22W 73 22W 73 22W 74 22W 110 22W 112 22W 113 22W 125 22W 131	200.00 180.00	110.00 99.00	170, 00 153, 00		160.00	88, 00	136, 00	72W 18. 72W 19. 72W 20. 99W 50. 99W 65. 99W 65. 99W 66. 99W 67. 99W 68. 99W 75. 99W 76. 99W 77. 99W 79. 99W 80. 99W 80. 99W 85. 99W 86. 99W 86. 99W 86. 99W 80. 99W 81. 99W 80. 99W 81. 99W 82. 99W 83. 99W 84. 99W 85. 99W 85. 99W 86. 99W 86. 99W 87. 99W 88. 99W 89. 99W 100. 99W 110. 99W 111. 99W 111. 99W 112. 99W 122. 99W 123. 99W 124. 99W 123. 99W 124. 99W 125. 99W 125. 99W 126.	775, 00	426, 25	658. 75
22W131	198, 50	109. 18	168. 72	51W26 51W27	175. 00 161. 00	96, 25 88, 55	148, 75 136, 85	99W 130	750. 00 750. 00	412.50	637, 50 637, 50
	NA TOTAL NAME OF THE PARTY.	-		ANTON MATERIAL CONTRACTOR OF THE PARTY OF TH	2221 00	00,00	100.00 1	A TOTAL CONTRACTOR	100.00	417.00	637.00

Note: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

Used Industrial Sewing Machines—Con. singer Machines—con.

Used Industrial Sewing Machines—Con.

SINGER MACHINES—Con.

Used Industrial Sewing Machines—Con. singer machines—con.

SINGER	MACHINI	es-con.		SINGER	MACHINI	es—con.		SINGER MACHINES—con.			
Model No.	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Model No.	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Model No.	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent
-99W132	\$750.00	\$412.50	\$637.50	113W110	\$485, 00	\$266, 75	\$412, 25	400W3	\$80,00	\$44.00	\$68,00
99W133. 103W2	750, 00 475, 00	412.50 261.25	637, 50	114W100		44.00	68, 00		165.00	90.75	140. 25
103 W3	475, 00	261. 25	403, 75 403, 75	114W100 114W102 114W103 114W104 114W100 114W120 114W121 114W122 114W122 114W122 115W100 115W100 115W101 115W101 115W101 115W102 115W103	85, 00 110, 00	46, 75 60, 50	72. 25 93. 50	400 W 5. 400 W 10. 400 W 102. 400 W 103. 400 W 105. 416 W 1. 419 W 100. 500 W 1	110, 00 80, 00	60. 50 44. 00	93, 50 68, 00
107W1	150.00	82.50	127, 50	114W104	120.00	66, 00	102.00	400W102	80.00	44.00	68,00
107W2 107W3	225. 00 170. 00	123, 75 93, 50	191. 25 144. 50	114W110 114W120	265, 00 265, 00	145, 75 145, 75	225, 25 225, 25	400W103	80.00 110.00	44.00	68,00
104 W 4	200.00	110.00	170.00	114W121	325. 00	178.75	276. 25	410W1	80.00	60. 50 44. 00	93, 50 68, 00
107W5 107W6	175. 00 230. 00	96, 25 126, 50	148, 75 195, 50	114W122	365, 00 265, 00	200.75 145.75	310. 25	410W100	80.00	44.00	68.00
	285, 00	156.75	242, 25	115W100	235, 00	129, 25	225, 25 199, 75	410 W 100 500 W 1 501 W 2 503 W 1 505 W 1 506 W 2 508 W 1 509 W 3 510 W 1 511 W 1 511 W 2 118 V 24 188 V 4	75.00 145.00	41, 25 79, 75	63. 75 123, 25
	202. 50 255. 00	111.38 140.25	172.12 216.75	115W101	290, 00	159.50	246. 50	503W1	85.00	46. 75	72. 25
107 W9 107 W10. 107 W11 107 W12 107 W12	230.00	126. 50	195, 50	115W103	295, 00 345, 00	162, 25 189, 75	250. 75 293, 25	506W2	180.00 235.00	99.00 129.25	153.00 199.75
107W11	225. 00 230. 00	123. 75 126. 50	191, 25 195, 50	116W1		82, 50	127. 50	508W1	230.00	126, 50	195, 50
107W13	190.00	104, 50	161. 50	116W2	250.00 220.00	137. 50 121. 00	212, 50 187, 00	510W1	375.00 90.00	206, 25 49, 50	318. 75 76. 50
107W14	230, 00 305, 00	126.50	195, 50	11/1/0	222, 50	122. 38	189.12	511W1	850.00	467. 50	722.50
107W18	250.00	167.75 137.50	259. 25 212. 50	117W7 117W8	237. 50 240. 00	130.63 132.00	201. 87 204. 00	511W2	850.00 490.00	467. 50 269. 50	722.50 416.50
107W19	260, 00	143.00	221.00	118W2	157. 50	86. 63	133. 87	118 V 24 188 V 4 198 V 8 52 W 8 V 30 61 W 8 V 30 61 W 8 V 33 62 8 V 44	80.00	44.00	68, 00
107 W 51	240. 00 300. 00	132, 00 165, 00	204.00 255.00	119W1	185, 00 310, 00	101. 75 170. 50	157. 25 263. 50	198V8	105.00 255.00	57.75 140.25	89. 25 216. 75
107W52	280, 00	154.00	238.00	119W2	310.00	170.50	263, 50	61W8V30	208.00	114.40	176.80
107W101	230.00 410.00	126. 50 225. 50	195, 50 348, 50	119W3	310.00 310.00	170, 50 170, 50	263, 50 263, 50	61WSV33	120.00	66.00	102.00
107W102	175.00	96, 25	148.75	119W5	325.00	178.75	276. 25	628V44 69SV1	226.00 265.00	124, 30 145, 75	192, 10 225, 25
108W2	95, 00 110, 00	52. 25 60. 50	80.75 93.50	119W6	310, 00 310, 00	170.50 170.50	263, 50 263, 50	69SV2	265.00	145. 75	225, 25
107W13. 107W14. 107W15. 107W18. 107W19. 107W50. 107W51. 107W51. 107W52. 107W101. 107W101. 107W101. 108W1. 108W2. 108W3. 108W4.	95.00	52, 25	80.75	119W8	310.00	170.50	263. 50	69SV13	265, 00 265, 00	145, 75 145, 75	225, 25 225, 25
108W4	105.00 157.50	57.75 86.63	89. 25 133. 87	117W8 118W2 118W4 119W1 119W2 119W3 119W4 119W5 119W6 119W7 119W7 119W8 121W1 121W1 121W2 121W2 121W4 122W1 122W2	125, 00 120, 00	68, 75	106. 25	69SV22	265, 00	145. 75	225, 25
108W7 108W20	175.00	96, 25	148. 75	121W3	130, 00	66, 00 71, 50 77, 00 88, 00	102.00 110.50	69SV29	265, 00 265, 00	145. 75 145. 75	225, 25 225, 25
108W20 108W21	150.00 150.00	82, 50 82, 50	127. 50	121W4	140.00 160.00	77.00	119,00	69SV30	265.00	145. 75	225, 25
108W23	150.00	82, 50	127, 50 127, 50	122W2	160.00	88.00	136, 00 136, 00	698 V 31	265, 00 265, 00	145. 75 145. 75	225, 25 225, 25
108W23 109W100	105.00	57.75	89. 25	122W3	195.00	107, 25	165, 75	698 V 33	265, 00	145. 75	225, 25
110W100	120, 00 120, 00	66.00 66.00	102, 00 102, 00	123W1 123W2	185, 00 190, 00	107. 75 104. 50	157. 25 161. 50	61 W 8 V 33 628 V 44 693 V 1 683 V 2 693 V 4 695 V 13 695 V 13 698 V 27 698 V 29 698 V 29 698 V 30 699 V 31 699 V 32 698 V 36 698 V 36 698 V 36 698 V 36 698 V 46 698 V 47 698 V 48 698 V 47 698 V 48 698 V 49 698 V 50 699 V 51 699 V 52 699 V 53 699 V 55	265, 00 265, 00	145, 75 145, 75	225, 25 225, 25
	112.50	61.87	95, 63	123 W 3	190.00	104.50	161. 50	69SV40	265. 00	145. 75	225. 25
110W115 110W117	140.00 140.00	77.00 77.00	119,00 119,00	127W1 127W2	160.00 160.00	88. 00 88. 00	136.00 136.00	698V42	265, 00 265, 00	145. 75	225, 25
110W120 110W121	130, 25	71.64	110.71	127W3	210.00	115. 50	178. 50	698V45	265, 00	145. 75 145. 75	225. 25 225. 25
	142.50 132.75	78. 38 73. 01	121, 12 112, 84	131 W 103	325, 00 350, 00	178. 75 192. 50	276. 25 297. 50	69SV46	265, 00	145.75	225. 25
110W123. 110W124	135.00	74. 25	114.75	131 W 110	400.00	220,00	340.00	698V48.	265, 00 400, 00	1 ₅ . 75 220. 00	225. 25 340. 00
110W124 110W125	120.00 120.00	66.00 66.00	102.00 102.00	127W2 127W3 131W103 131W104 131W110 131W110 131W111 131W113 132W100 132W100 132W102 132W103 134W3 134W4 134W5 134W6 134W7 134W8 135W1 134W8 135W1 136W100 136W100 136W100	460, 00 485, 00	253. 00 266. 75	391, 00 412, 25	698V49	265.00	145.75	225, 25 225, 25
310 W 126	140.00	77, 00	119.00	131 W113	425, 00	233. 75	361, 25	698 V 51	265, 00 265, 00	145. 75 145. 75	225, 25 225, 25
110W127 110W128	143, 00 145, 00	78.65 79.75	121. 55 123. 25	132W100	295, 00 190, 00	162. 25 104. 50	250.75	698V52	265.00	145, 75	225, 25
110W150	150.00	82. 50	127. 50	132W103	190.00	104, 50	161. 50 161. 50	698 V 54	265.00 300.00	145. 75 165. 00	225, 25 255, 00
310W151	150.00 115.00	82, 50 63, 25	127, 50 97, 75	134W3	325.00 350.00	178, 75 192, 50	276. 25		2007.00	145. 75	225. 25
110 W 150. 110 W 151. 111 W 100. 111 W 101.	147.50	81. 13	125, 37	134W5	350.00	192. 50	297. 50 297. 50	69SV56 69SV57	265, 00 265, 00	145, 75 145, 75	225. 25 225. 25
111W103	115.00 147.50	63. 25 81. 13	97.75 125.37	134W6	375, 00 315, 00	206, 25 173, 25	318.75 267.75	698 V 57. 698 V 59. 698 V 59. 698 V 60. 698 V 61. 698 V 62. 698 V 63. 698 V 64. 698 V 65. 698 V 66. 698 V 67. 698 V 68.	265, 00	145. 75	225. 25
	150.00	82.50	127. 50	134W8	340.00	187.00	289.00	698V60	265. 00 265. 00	145, 75 145, 75	225, 25 225, 25
111 W 100	150.00 170.00	82.50 93.50	127. 50 144. 50	135W1	275.00 210.00	151, 25 115, 50	233.75	69SV61	265.00	145, 75	225, 25
111W107 111W108	225.00	123, 75	191. 25	136 W 101	210.00	115, 50	178, 50 178, 50	69SV63	265. 00 400, 00	145.75 220.00	225, 25 340, 00
111W108	230, 00 152, 50	129. 50 83. 88	195, 50 129, 63	136W102 136W103	235, 00 235, 00	129, 25 129, 25	199, 75 199, 75	69SV64	265.00	145.75	225. 25
111W112	150.00	82. 50	127. 50	130 W 104	245, 00	134. 75	208. 25	69SV66	265, 00 300, 00	145.75 165.00	225, 25 255, 00
111W113 111W114	150.00 115.00	82. 50 63. 25	127. 50 97. 75	136W105 136W110	245, 00 290, 00	134, 75 159, 50	208. 25	69SV67	300,00	165.00	255.00
111W115	155.00	85. 25	131. 75	136W111	270.00	148.50	246.50 229.50	698V68:	265, 00 265, 00	145. 75 145. 75	225, 25 225, 25
111W117	245, 00 250, 00	134. 75	208. 25	18/ W 1	310.00	170 50	263, 50	69SV70	265, 00	- 145, 75	225, 25
111W141	170, 00	137. 50 93. 50	212, 50 144, 50	138 W 101 138 W 102	210. 00 245. 00	170 50 115, 50 134, 75	178, 50 208, 25	69SV72	265, 00 265, 00	145. 75 145. 75	225, 25 225, 25 225, 25
111W141 111W160 111W161 111W161 111W161 111W163 111W164 112W110 112W115 112W115 112W117 112W119 112W119 112W119 112W120 112W120 112W120 112W120 112W121 112W122 112W123 112W123 112W125 112W125 112W125 112W125 112W127 112W128	120, 00 120, 00	66, 00	102.00 102.00	139 W 101 140 W 1 140 W 2 141 W 1 141 W 2 141 W 4 141 W 5 142 W 25 142 W 26 143 W 2 143 W 3 144 W 102 144 W 302 144 W 302 145 W 102 145 W 202 150 W 2 150 W 2 150 W 1 150 W 161 151 W 1	340.00 190.00	187,00	289.00	69SV73	265, 00	145, 75	225. 25 225. 25
111W152	155.00	66, 00 85, 25 85, 25	131.75	140W2	200.00	104.50 110.00	161, 50 170, 00	69SV75	265, 00 265, 00	145. 75 145. 75	225, 25 225, 25
111W 153	155. 00 160. 09	85. 25 88, 00	131.75 136.00	141 W1	70.00 70.00	110.00 38.50 38.50	59. 50 59. 50	69SV76	300.00	165.00	225, 25 225, 25 255, 00 225, 25 258, 00 225, 25
112W110	162, 59	89. 38	138. 12	141 W4	80.00	44.00	68.00	69SV77 69SV78	265, 00 300, 00	145. 75 165. 00	225, 25 255, 00
112W115	205.00	112.75	174. 25	141W5	80.00	44.00	68.00	69SV79	265, 00	145.75	225. 25
112W117	285, 00 240, 00	156, 75 132, 00	242, 25 201, 00	142 W 26	80:00 90:00	44.00 49.50	68, 00 76, 50	69SV80	400, 00	220, 00	340, 00 340, 00
112W118	270, 00	148, 50	229.50	143W2	170 00	93. 50	144.50	69SV82	265.00	145, 75	225, 25
112W 120	242, 50 195, 00	133. 38 107. 25	206. 12 165. 75	144 W 102	170.00 240.00	93. 50 132. 00	144. 50 204. 00	698V83	400.00 300.00	220, 00 165, 00	340.00
112W121	195, 00	107, 25	165, 75	144W202	335.00	184. 25 211. 75	284.75	60SV85	265, 00	145.75	225. 25
112W 123	200. 00 225. 00	110.00 123.75	170.00 191.25	145 W 102	385, 00 330, 00	181.75	327 25 280. 50	698V86	265, 00	145. 75	225, 25
112W125	315.00	123. 75 173. 25 140. 25	191. 25 267. 75 216. 75	145W202	425.00	181. 50 233. 75 261. 25	861, 25 403, 75	698V88	265, 00 335, 00	145, 75 184, 25	255, 00 225, 25 225, 25 225, 25 284, 75 225, 25 340, 00 225, 25 340, 00 225, 25 225, 25 225, 25 225, 25 340, 00
112W128	255, 00 215, 60	140, 25 118, 25	216.75 192.75	150W2	475.00 70.00	261. 25 38. 50	403.75 59.50	69SV89	265.00	145. 75	225, 25
112W129	235. 00	129, 25	199.75	150 W4	70,00	38, 50	59.50	69SV91	400, 00 265, 00	220.00 145.75	225, 25
112W130	290. 00 290. 00	159, 50 159, 50	246, 50 246, 50	150 W 161	76.00 105.00	41. 80 57. 75 57. 75	64.60 89.95	69SV92	400.00	220.00	340, 00
	290, 00	159, 50	246.50	151 W1	105, 00	57.75	89, 25 89, 25	69SV94	265, 00 265, 00	145. 75 145. 75	225, 25
112W 180	317. 00 255. 00	174. 35 140. 25	269, 45 216, 75	151 W3	120, 00 105, 00	66.00 57.75	102.00 89.25	69SV95	265.00	145. 75	225, 25
112W138	317. 00	174. 35	269.45	152W2 153W102	90.00	49.50	76.50	69S V 97	400, 00 265, 00	220. 00 145. 75	925-25
112W140	250, 00	137. 50	212.50 178.50	153W102 153W103	190.00 225,00	104. 50 123. 75	161, 50 191, 25	698 V98	400.00	220.00	340, 00
112W 138. 112W 138. 112W 140. 112W 140. 112W 145. 112W 146. 112W 147.	200.00	110.00	170.00	154W101	280.00	154.00	238.00	698 V 67 698 V 68 698 V 69 698 V 70 698 V 72 698 V 72 698 V 73 698 V 74 698 V 75 698 V 75 698 V 77 698 V 77 698 V 78 698 V 79 698 V 79 698 V 79 698 V 80 698 V 81 698 V 82 698 V 83 698 V 84 698 V 85 698 V 86 698 V 86 698 V 87 698 V 87 698 V 89 698 V 89 698 V 89 698 V 89 698 V 90 698 V	265, 00 300, 00	145. 75 165. 00	340, 00 225, 25 285, 09 225, 25
1f2W147	200, 00 205, 00	110.00 112.75	170.00 174.25	400W1	80.00	44.00 44.00	68.00 68.00	69SV101	265.00	145. 75	225, 25
			2000	AVA 11 4	00.00 1	44.00	98,00	095 V 102	400.00	220.00	340.09

Note: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

USED INDUSTRIAL SEWING MACHINES-Con. SINGER MACHINES-con.

Model No.	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent
69SV103	\$265,00	\$145, 75	\$225, 25
698V104	265.00	145.75	225, 25
698V105	265, 00	145. 75	225. 25
698V106	370.00	203, 50	314.50
69SV107	265.00	145. 75	225, 25 225, 25
698V108	265, 00 265, 00	145.75 145.75	225. 25
69SV109	265, 00	145, 75	225, 25
698V111	400, 00	220.00	340.00
698V112	400, 00	220, 00	340.00
698V113	265, 00	145.75	225, 25
698V114	265, 00	145. 75	225, 25
69SV115	265.00	145. 75	225. 25
69SV116	265.00	145. 75	225, 25
69SV117	265, 00	145. 75	225. 25
698V118	265, 00	145, 75 145, 75	225. 25 225. 25
698V119	265. 00 265. 00	145, 75	225, 25
698V120	400, 00	220, 00	340, 00
69SV122	265, 00	145. 75	225, 25
69SV123	400,00	220, 00	340.00
698V124	400.00	220, 00	340.00
69SV125	400.00	220, 00	340.00
69SV126	265, 00	145. 75	225, 25
69SV127	265: 00	145, 75	225, 25
698V128	265, 00	145. 75	225, 25
69SV129	400,00	220.00	340.00 225.25
69SV130	265, 00 400, 00	145.75 220.00	340.00
69SV131	400, 00	220.00	340.00
69SV132	265.00	145, 75	225, 25
698V134	265, 00	145, 75	225, 25
698V135	265, 00	145, 75	225, 25
698V136	400,00	220.00	340.00
698V137	265, 00	145.75	225, 25
69SV138	265, 00	145, 75	225. 25
69SV139	400, 00	220.00	340.00
698V140	265.00	145, 75	225, 25 225, 25
69SV141	265, 00 265, 00	145, 75 145, 75	225, 25
69SV142	235. 00	129, 25	199, 75
818V54	67, 00	36, 85	56, 95
105SV28	320.00	176, 00	272.00
1078V49	175, 00	96. 25	148, 75
1098V54	504, 00	277. 20	428. 45
1148V25	275.00	151. 25	233. 70
1148V44	305.00	167. 75	259. 25
148SV26	330.00	181.50	280.55
150WSV3	73.00	40, 15	62,00

WILLCOX & GIBBS MACHINES Description (For maximum prices see below)

	TV To a second s	10A	85, 00	40.70	12, 20
-		11	78.00	42.90	66, 30
Marine	Description	11A:	85, 00	46, 75	72, 25
Type		12	135, 00	74, 25	114, 75
The second second				96, 25	148.75
		13	175.00		
10	(1) Needle lockstitch, L. L.	13A	175, 00	96. 25	148. 75
	(1) Needle L/S A. L.	13B	175, 00	96, 25	148, 75
10A		14	85, 00	46, 75	72, 25
11	(1) Needle L/S H. L.		92.00	50, 60	78, 20
11A	(1) Needle L/S A. L. H. L.	14A	125. 00	68. 75	106, 25
12	(1) Needle L/S trimmer.	15			
13B	(1) Needle L/S constant ruffler.	16	125, 00	68.75	106. 25
	(1) Needle L/S tucker.	17	175, 00	96. 25	148. 75
14	(1) Needle Lijo tucker.	18	175, 00	96, 25	148, 75
14A	(1) Needle L/S tucker A. L.	19	225, 00	123, 75	191. 25
22	(1) Needle L/S ornamental looping.		225, 00	123, 75	191, 25
23	(1) Needle L/S intermittent ruffling.	20			
24	(1) Needle L/S shell scalloping.	21	225. 00	123. 75	191, 25
	(1) Needle L/S trimmer and binder.	22	225.00	123, 75	191. 25
25	(1) Needle L/S cinking	23	217, 50	119, 62	184.88
26	(1) Needle L/S pinking.	24	175, 00	96, 25	148, 75
27	(1) Needle L/S pinking throw-out attach-		200.00	110,00	170.00
	ment.	25		96. 25	148, 75
100	(1) Needle chainstitch-straw hand-stitch.	26	175.00		
	(1) Needle C/S straw hat (imp).	27	175.00	96, 25	148.75
200	(1) Needle C/S straw hat.	100	195,00	107. 25	165. 75
201		200	77, 50	42, 63	65, 87
250	(1) Needle C/S-longstitch for bags.			27.50	42, 50
300	(4) Needle Flatlock.	201		68, 75	106, 25
350	(3) Needle F/L for hosiery.	202	125.00		
351	(4) Needle F/L for hosiery.	250	75.00	41.25	63.75
		300	650.00	357.50	552.50
400		350	650,00	357, 50	552, 50
401		351	650, 00	357.50	552, 50
402	(1) Needle overseaming long stitch.		135.00	74, 25	114.75
403	(1) Needle overseaming long stitch with	400		74. 25	114.75
- Maria Company	trimmer.	401	135.00		
404	and any of the second of the boundary	402	135.00	74. 25	114.75
		403	135.00	74. 25	114.75
404A		404	135, 00	74, 25	114.75
405		404A		74, 25	144.75
406	(i) Needle overseaming double feed.			-74. 25	114, 75
407	(1) Needle overseaming single leed.	405		74, 25	114.75
408	(1) Needle overseaming sweaters.	406			
100		407	135.00	74. 25	114.75
409		408	135.00	74. 25	114.75
410		409		96, 25	148.75
411		410		74, 25	114.75
412	(1) Needle overseamer clocking socks.			85, 25	131.75
413	(1) Needle overseamer clocking socks.	411			
	(1) Needle overseemer clocking socks.	412	155, 00	85, 25	131. 75
414		413	155.00	85. 25	131. 75
421	- Late Tropage a Lorsonning absence a				The supply
					- A 11 %

USED INDUSTRIAL SEWING MACHINES-Con. WILLCOX & GIBBS MACHINES-con.

-	The same of the sa
Туре	Description
502	(1) Needle C/S necktie hemmer.
502A	(1) Needle C/S necktie hemmer. (1) Needle C/S umbrella.
502B	(1) Needle C/S umbrella.
503	(1) Needle C/S umbrella.
508	(1) Needle C/S shell scallop.
508A	(1) Needle C/S shell scallop.
513	(1) Needle C/S label attaching,
514	(1) Needle C/S ruffler.
600	Label cutting and folding.
700	(2) Needle felling machine (off-arm).
700A	(2) Needle felling machine (off-arm) A. L.
700B	(2) Needle felling machine (off-arm) A. L.
730	(3) Needle felling machine (off-arm). (3) Needle felling machine (off-arm) A. L.
730A 730B	(3) Needle felling machine (off-arm) A. L.
750	(2) Needle felling machine (off-arm) top
100	feed.
750A	(2) Needle felling machine (off-arm) top
	feed A. L.
760	(3) Needle felling machine (off-arm) top
SECTION AND ADDRESS OF	feed A. L.
802A-3	High speed superlock overedger A. L.
802C-11	High speed superlock overedger A. L.
803A-3	High speed superlock overedger A. L.
803B-6	High speed superlock overedger A. L.
803B-10	High speed superlock overedger A. L.
803C	High speed superlock overedger A. L.
803C-1	High speed superlock overedger A. L.
803C-2	High speed superlock overedger A. L.
803C-4	High speed superlock overedger A. L.
803C-5	High speed superlock overedger A. L.
803C-6	High speed superlock overedger A. L.
803C-7	High speed superlock overedger A. L. High speed superlock overedger A. L.
803C-8 803C-9	High speed superlock overedger A. L.
803C-9 803C-10	
803C-10	High speed superlock overedger A. L.
803C-12	High speed superlock overedger A. L.
803C-13	High speed superlock overedger A. L.
803F-14	
	The same of the sa

EXPLANATION

L/S—Lockstitch.
A. L.—Automatic lubrication.
H. L.—High lift.
L. L.—Low lift.
C/S—Chainstitch.
F/L—Flatlock.
F/D—Feldlock.

Type (Model No.)	Base price	Maxi- mum "as is" 55 per- cent	Maximum rebuilt and guaranteed 85 percent
10	\$78,00	\$42.90	\$66, 30
10	85, 00	46.75	72. 25
10A	78.00	42.90	66, 30
11A	85,00	46, 75	72, 25
12	135.00	74, 25	114, 75
13	175, 00	96, 25	148. 75
13A	175, 00	96, 25	148. 75
13B	175, 00	96, 25	148, 75
14	85, 00	46. 75	72, 25
14A	92.00	50.60	78, 20
15	125.00	68.75	106, 25
16	125, 00	68.75	106. 25
17	175.00	96. 25	148. 75
18	175.00	96, 25	148. 75
19	225. 00	123, 75	191, 25
20	225, 00	123. 75	191. 25
21	225. 00	123. 75	191, 25
22	225.00	123, 75	191. 25
23	217. 50	119, 62	184, 88
24	175. 00	96. 25	148. 75
25	200.00	110,00	170.00
26	175.00	96, 25	148. 75 148. 75
27	175.00	96, 25 107, 25	165. 75
100		42, 63	65.87
200	1207 000	27. 50	42, 50
201		68, 75	106, 25
202		41. 25	63.75
250	0.00	357. 50	552, 50
350	0.000 0.00	357, 50	552, 50
351	0.00 00	357.50	552, 50
400	722 22	74, 25	114.75
401		74, 25	114.75
402	20 m (20)	74, 25	114.75
403		74. 25	114.75
404		74, 25	114.75
404 A		74. 25	144.75
405	135.00	-74. 25	114.75
406	135.00	74. 25	114.75
407	135.00	74. 25	114.75
408		74. 25	114.75
409		96. 25	148.75
410	135.00	74. 25	114.75
411	155.00	85. 25	131.75
412	155, 00	85, 25	131. 75

USED INDUSTRIAL SEWING MACHINES-Con. WILLCOX & GIBBS MACHINES-con.

Type (Model No.)	Base price	Maxi- mum "as is" 55 per- cent	Maximum rebuilt and guaranteed 85 percent
414	\$155,00	\$85, 25	\$131, 75
421		85, 25	131. 75
502		33, 00	51.00
502A		33, 00	51.00
502B		33. 00	51.00
503	60.00	33. 00	51.00
508	135.00	74. 25	114. 75
508A		74. 25	-114, 75
513		33.00	51, 00
514		49, 00	76. 50
600	150.00	82. 50	127. 50 293. 25
700		189. 75 211. 75	327. 25
700A		211. 75	327, 25
700B	355, 00	195, 25	301. 75
730 730A	395, 00	217. 25	335, 75
730B		217, 25	335, 75
750	475, 00	261, 25	403, 75
750A	550,00	302, 50	467, 50
750B	475, 00	261, 25	403, 75
760		266, 75	412. 28
700B	485, 00	266, 75	412. 23
802A-3	225, 00	123, 75	191. 25
802C-11	225.00	123, 75	191. 25
803 A-3	225:00	123.75	191. 2
803B-6	225, 00	123, 75	191. 2
803B-10		123, 75	191. 2
803C		123, 75	191. 2
803C-1		123, 75	191. 2
803C-2	225.00	123, 75	191, 22
863C-4		123, 75 123, 75	191, 2
803C-5		123, 75	191, 25
803C-6		137. 50	212, 50
803C-7 803C-8		137.50	212.50
803C-9	-	123, 75	191, 2
803C-10		123, 75	191. 27
803C-11	3 PARTIE - 200	123, 75	191, 2
803C-12		123, 75	191, 2
803C-13		123.75	191. 2
803F-14		140. 25	216, 75

METROPOLITAN MACHINES (WILLCOX & GIBBS)

24-A-71	\$200.00	\$110.00	\$170.00
	180,00	99.00	153, 00
26	170.00	93.50	144.50
26A	195, 00	- 107. 25	165. 78
26-A-71	180, 00	99.00	153,00
26-A-C	200, 00	110.00	170.00
26-A-C-7			
26-A-C-T	180, 00	99.00	153.00
26-A-C-T-1	185, 00	101.75	157. 2
26-A-C-T-2	185, 00	101.75	157. 2.
26-A-C-T-W	195, 00	107. 25	165.78
26-A-C-T-Z	225, 00	123.75	191.2
26-A-C-T-W	190.00	104.50	161.5
26-A-T	175.00	96. 25	148.7
26-B	200, 00	110.00	170.0
26-C	170, 00	93. 50	144.50
26-H	170,00	93, 50	144. 5
26-J	225.00	123.75	191.2
	250, 00	137, 50	212. 5
26-JAC	275.00	151.25	233. 7
26-JAC1	275.00	151. 25	233. 7
og m		93. 50	
26-T	170.00		144. 5
26-V	175.00	96. 25	148.7
26-4	175.00	96.25	148.7
26-Z 26-JAC1	275, 00	151. 25	233.7
28-CE	200.00	110.00	170.0
28-E	180.00	99.00	153.0
28-G1	232.50	127, 88	197, 6
28-GC	200.00	110.00	170.0
28-GZ	220, 00	121.00	187.0
28-BT	400.00	220.00	340.0
30	160,00	88, 00	136, 0
30-1	167. 50	92, 13	142.3
30-A	170,00	93, 50	144.5
30-AC	180,00	99, 00	153.0
30-ACF1	220, 00	121.00	187.0
30-ACFG	240.00	132.00	204.0
30-ACFZ	230.00	128, 50	195. 5
no ACC	200.00	110,00	170.0
30-ACS		137. 50	212. 5
30-ACX	250.00		
30-ACZ	190.00	104. 50	161.5
30-AF	217. 50	119.63	184.8
30-AF1	210.00	115, 50	178. 5
30-AFG	220,00	121.00	187.0
30-AFH	230.00	126, 50	195. 5
30-AX	230.00	126. 50	195. 5
30-BK4	200.00	110.00	170.0
30-BK5	300.00	165, 00	255. 0
30-BK9	265, 00	145. 75	225, 2
30-C	(A)	115, 50	178. 5
30-CE	232, 50	127.88	197. 6
30-CFG		118, 25	182. 7
20 CH2		107. 25	165. 7
30-CH2	192, 50	105. 88	163. 6
30-F		126. 50	195. 8
30-G	230.00		212. 5
30-GC		137. 50	7/0 7
30-H		96. 25	148.7
30-N	150.00	82, 50	127.6

USED INDUSTRIAL SEWING MACHINES—Con.
METROPOLITAN MACHINES (WILLCOX & GIBBS)—
continued

USED INDUSTRIAL SEWING MACHINES—Con.

METROPOLITAN MACHINES (WILLCOX & GIBBS)—

continued

Used Industrial Sewing Machines—Con.

METROPOLITAN MACHINES (WILLCOX & GIBBS)—
continued

Type (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent	Type (Model No.)	Baseprice	Maxi- mum "as is" 55 per- cent	Maximum rebuilt and guaranteed 85 percent	Type (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent
30-PP	\$487.50	\$268, 13	\$414.37	151-T	\$230.00	\$126.50	\$195, 50	951	\$200.00	\$110.00	\$170.00
30-S 30-T	275.00 170.00	151. 25 93. 50	233, 75 144, 50	151-U 151-X	202, 50 285, 00	111. 38 56. 75	172.12 242.25	951-5. 951-AF 951-AFG 951-ACFZ	225. 00 245. 00	123, 75 134, 75	191, 25 208, 25
30-V	150.00	82.50	127, 50	151-X 151-8-CBT	175.00	96, 25	148.75	951-AFG	300,00 285,00	165, 00	255.00
30-50 30-TC	275.00 200.00	151. 25 110. 00	233, 75 170, 00	154 155-95 158-CE 155-BT-95	300.00 280.00	165, 00 154, 00	255, 00 238, 00		2255.00	156. 75 118, 25	242, 25 182, 75
31	200.00 220.00	110.00 121.00	170,00 187,00	158-CE 155-BT-95	267. 50 300. 60	147, 13 165, 00	227, 37 255, 00	951-153 951-TI	285, 00 205, 00	156.75 112.75	242, 25 174, 25
31-A 31-A-C-1 31-O	250.00	137. 50	212, 50	160	280.00	154.00	238.00	951-153 951-U 955-C-2 955-CZ	280, 00	154.00	238, 00
31-C 31-F	220, 00 210, 00	121, 00 115, 50	187. 00 178. 50	160 170-C 170-CD 170-CDD	280, 00 350, 00	154, 00 192, 50	238, 00 297, 50		280, 00 270, 00	154.00 148,50	238.00 229.50
31-6	220.00	121.00	187, 00	170-CDD	277, 50 225, 00	152, 63 123, 75	235, 87 191, 25	96I-L 958-CEDD	270.00 315.00	148, 50 173, 25	229, 50 267, 75
40-A	135.00 200.00	74. 25	114.75 170.00	171 180-10-37 180-12-37 180-14-37 180-16-37	-290, 00	159.50	246, 50	970-CDD	325.00	178.75	276. 25
40-B. 40-BS. 40-T. 40-C.	135, 00 160, 00	74. 25 88. 00	114.75 136.00	180-12-37	325, 00 370, 00	178, 75 203, 50	276, 25 314, 50	970-UDD-2	340, 00 340, 00	187. 00 187. 00	289.00 289.00
40-T	170.00	93.50	144. 50	180-16-37	390, 00	214, 50	331.50	970-ACWS 970-CW	375, 00 285, 00	206, 25	318.75
	200.00 190.00	110.00 104.50	170.00 161.50	183-75	230, 00 230, 00	126, 50 126, 50	195, 50 195, 50	970-CWS	350.00	156, 75 192, 50	242, 25 297, 50
50-A 50-C 50-C1 50-CW	225. 00 237. 50	123. 75 130. 63	191. 25 201. 87	186-37 188-37	240, 00 270, 00	132.00 148.50	204, 00 229, 50	970-W 970-WS 971-CDD3	270, 00 325, 00	148, 50 178, 75	229. 50 276. 25
50-C1	247. 50	136, 13	210. 37	191	240.00	132, 00	204.00	971-CDD3	375, 00	206. 25	276, 25 318, 75
50-CW	250.00 190.00	137. 50 104. 50	212, 50 161, 50	191B	300.00 200.00	165, 00 110, 00	255, 00 170, 00	971 978-CEDD	230, 00 375, 00	126, 50 206, 25	195, 50 818, 75
50-Z 50-ACH	210.00	115, 50	178, 50	191 V 191 X P 992-112-P	250.00 225,00	137.50 123.75	212,50 191, 25	991-63 992	185, 00 200, 00	101, 75	157. 25 170. 00
50-ACH	292, 50 305, 00	160, 88 167, 75	248, 62 259, 25	992-112-P	550.00	302.50	467.50	992-5	225. 00	123.75	191, 25,
50-CH 50-C-H-10-1	260, 00 400, 00	143. 00 220. 00	221, 00 340, 00	192-5	225, 00	123, 75 123, 75	191, 25 191, 25	992-20 992-22	240, 00 250, 00	132, 00 137, 50	204. 00 212. 50
50-H	210.00	115.50	178.50	192-22	235, 00	129, 25	199.75	992-23 992-23-1 992-26-23	260.00	143.00	221.00
50-30	325, 00 190, 00	178, 75 104, 50	276, 25 161, 50	192-23	237, 50 230, 00	130, 63 126, 50	201.87 195.50	992-26-23	240. 00 290. 00	132, 00 159, 50	204. 00 246. 50
51-H 51-HCFG		137. 50	212.50	192-25 192-26	257, 50	141, 63 134, 75	218.87 208.25	992-26 992-31	270, 00 260, 00	148. 50 143. 00	229, 50 221, 00
51-AF	295, 00 242, 50	162, 25 133, 38	250, 75 206, 12	192-31	237, 50	130, 63	201.87	992-39	275.00	151. 25	233.75
51-AF 51-ACF	252, 50 230, 00	144. 38 126, 50	223, 12 195, 50	192-45 192-458	225, 00 245, 00	123. 75 134. 75	191, 25 208, 25	992-45 992-45-S	225, 00 245, 00	123. 75 134. 75	191, 25 208, 25
51-CF	200, 00	110.00	170.00	192-49 192-BX23	262.50	144, 38	223, 12	992-39 992-45 992-45-8 992-112-P	550, 00	302. 50	467.50
51-P	200.00	110.00	170.00 170.00	192-F99	267. 50	147. 13 147. 13	227, 37 227, 37	992-142 992-B-X-23 992-F-99-S	275, 00 285, 00	151. 25 156. 75	233, 75 242, 25
55-CH		115, 50	178, 50	192-86 192-X V23	300, 00 262, 50	165, 00 144, 38	255, 00 223, 12	992-F-99-S	285. 00 325. 00	156.75	242, 25
55-CH	265. 00 230. 00	145.75 126.50	225, 25 195, 50	192-X40	260.00	143.00	221.00	992-X-86 992-XX-23	275, 00	178, 75 151, 25	276, 25 233, 75
55-H	210.00	115, 50 115, 50	178, 50 178, 50	192-X44 192W	275.00	151, 25 145, 75	233, 75 225, 25	992-X-40 992-X-40-154	270. 00 300. 00	148, 50 165, 00	229, 50 255, 00
58. A 58-C 58-CE 58-CE 68-CEH 60. 60-H 70-CH 70-CH 70-CH 70-CHW 70-CHZ 70-CHZ	275, 00	151. 25	233, 75	193	290.00	159.50	246, 50	994-26	285.00	156, 75	242, 25
58-CE	235, 00 255, 00	129, 25 140, 25	199.75 216.75	193 193BX 193-CW	300,00	165, 00 192, 50	255.00 297.50	994 994-32	260, 00 285, 00	143, 00 156, 75	221, 00 242, 25
58-CEH	287.50	158. 13	244, 37	194-20	200.00	143, 00 136, 13	221. 00 210. 37	994-39 994-112 994-B-X-21 994-B-X-31 994-CBT-47	285, 00 550, 00	156. 75 302. 50	242. 25 467, 50
60-A	180, 00 260, 00	99, 00 143, 00	153, 00 221, 00	194-31 194-32	262.50	144.38	223. 12	994-B-X-21	350, 00	192, 50	297. 50
60-H	190, 00 240, 00	104, 50 132, 00	161, 50 204, 00	194-36	285. 00 450. 00	156, 75 247, 50	242, 25 382, 50	994-B-X-31 994-CBT-47	350. 00 475. 00	192, 50 261, 25	297, 50 403, 75
70	220, 00	121,00	187.00	194-63 194-BX21 194-GBT-47	325.00	178.75	276. 25	995-116	350.00	192, 50	297. 50
70-CH10	282, 50 375, 00	155, 38 206, 25	240, 12 318, 75	194-0	437. 50 240. 00	240. 63 132. 00	271, 87 204, 00	-			
70-CHW	317. 50 265, 00	174, 63 145, 75	269, 87 225, 25	194W 194-X40	330. 00 350. 00	181. 50 192. 50	280.50 297,50	UNION	SPECIAL MA	CHINES	I III LO
70-CHW100	265, 00	145.75	225, 25	190-10-37 190-12-37	325.00	178.75	276. 25			Ve. 31	1
70-H 70-CEH	280, 00 325, 00	154, 00 178, 75	238. 00 276. 25	190-12-37	350. 00 265. 00	192, 50 145, 75	297, 50 225, 25	Style	Base	Maxi- mum "as	Maximum rebuilt and
80-1-143 80-12-H-155	225, 00 400, 00	123, 75 220, 00	191, 25	230	300.00 275.00	165. 00 151. 25	255, 00 233, 75	Style (Model No.)	price	is' 55 percent	guaranteed 85 percent
86-H-155	300,00	165, 00	340, 00 255, 00	240 240PP 240PT	700.00	385.00	595.00			Percent	90 bercent
82-CH	225.00	123.75 126.50	191, 25 195, 50	240PT 240SP	600.00 750.00	330.00 412.50	510.00 637.50	1200A	\$110.00	\$60. 50	\$93, 50
82-G	220.00	121, 00	187.00	W230	275.00	151. 25	233.75	1200B	110,00	60, 50	93. 50
82-H 84-HH	350.00	115, 50 192, 50	178, 50 297, 50	W240 W250	275. 00 300. 00	151. 25 165. 00	233, 75 255, 00	1200 C 1200 D 1200 E 1200 E 1200 F 1200 G 1200 H 1200 I 1200 I 1200 I 1200 L 1200 L 1200 C	110.00 110.00	60, 50 60, 50	93. 50 93. 50
91	175, 00 240, 00	96. 25 132. 00	148.75 204.00	W250-1 W250-5	275.00 287.50	151, 25 158, 13	233.75 244.37	1200E	110.00	60, 50 60, 50	93. 50 93. 50
92-C 92-G	230, 00	126, 50	195, 50	W 255	275.00	151. 25	233.75	1200G	110.00	60. 50	93. 50
92-H	220, 00 180, 00	121.00 99.00	187.00 153.00	W270 W271	300.00 325.00	165.00 178.75	255. 00 276. 25	1200H	110.00	60. 50 60. 50	93, 50 93, 50
130-X-63	167. 50	92.13	142.37	651	230.00	126.50	195. 50	1200J	110.00	60, 50 60, 50	93. 50 93. 50
130-68	200.00	110.00 110.00	170.00 170.00	928-BT	275. 00 400. 00	151, 25 220, 00	233.75 340.00	1200M	110.00	60, 50	93, 50
136-CF	257. 50 210. 00	141. 63 115, 50	218, 87 178, 50	930-63	185.00 200.00	101.75	157. 25 170. 00	1200N 1200O	110.00	60, 50 60, 50	93, 50 93, 50
130-Q	210.00	115. 50	178.50	930-68.	200.00	110.00	170, 00 199, 75	1200P	110.00	60. 50	93. 50
130-T	210.00 180.00	115, 50 99, 00	178, 50 153, 00	930-A.F	235.00 240.00	129. 25 132. 00	204.00	1200Q	110.00 110.00	60. 50 60. 50	93, 50 93, 50
130-W	225.00	123, 75	191. 25	930-CE	275.00 210.00	151, 25	204.00 233.75 178.50	1200S	110, 00 110, 00	60. 50 60. 50	93, 50 93, 50
140-B	212. 50 180. 00	116, 88 99, 00	180.62 153.00	930-G1	270.00	115, 50 148, 50	229, 50	1200W	110,00	60.50	93. 50
150	220.00 252.50	121.00	187, 00 214, 62	930-GC1	300, 00 225, 00	165.00 123,75	255, 00 191, 25	1200 X	110.00	60, 50,	93, 50 93, 50
150-C40	267. 50	138, 88 147, 13	237, 37	950	240.00	132, 00	204.00	1200 A A	165.00	60, 50 90, 75 112, 75	140, 25
150-V	215.00 250.00	118. 25 137. 50	237, 37 182, 75 212, 50	950-C	240. 00 265. 00	132.00 145.75	204. 00 225, 25	1200AO	205. 00 145, 00	79.75	123, 25
150-ACD	325. 00 282. 50	178.75 155.38	276, 25 240, 12	950-C2	285, 00 265, 00	156. 75 145. 75	242, 25 225, 25 276, 25	1200A C 1200A D G1200A M G1200A P	115, 00 145, 00	63. 25 79. 75	93, 50 93, 50 140, 25 174, 25 123, 25 97, 75 123, 25 123, 25 123, 25 93, 50
150-CD1	295. 00	162. 25	250.75	950-CWS	325.00	178.75	276. 25	G1200AP	145, 00	79.70	123. 25
150-D	275.00 200.00	151. 25 110. 00	233, 75 170, 00	950-WS	240.00 300.00	132.00 165.00	204.00 255,00		110.00	60.50	89.00
151-76	255. 00	140. 25	216.75	950-Z	230.00	126, 50	195, 50	1500C	110.00	60.50 60.50	93, 50 93, 50
130-X-63 130-67 130-68 136-CF 130-F 130-Q 130-T 130-V 130-V 130-W 140-B 150-C 151-F 151-P 151-P 151-P	207. 50 227. 50	114. 13 125. 13	176.37 193.37	W250-5. W270-W270-W270-W271- 651- 228-G1- 228-G1- 228-G1- 228-G1- 228-G1- 228-G1- 228-G1- 228-G1- 228-G1- 230-G2- 330-G7- 330-G8- 330-AF- 330-C- 330-	325, 00 285, 00	178. 75 156. 75	276, 25 242, 25	1500B 1500C 1500E 1600A	110.00 110.00	60.50	93, 50
151_D	200,00	110.00	170.00	950-CDD-2	305, 00	167.75	259, 25	10000	110.00	60.50	93, 50
151-()	200.00	110.00	170.00	950-A FG	300.00	165.00	255.00	1600C	110.00	60.50	93, 50

Note: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

USED INDUSTRIAL SEWING MACHINES—Con.
UNION SPECIAL MACHINES—con.

Used Industrial Sewing Machines—Con.
union special machines—con.

USED INDUSTRIAL SEWING MACHINES—Con.
UNION SPECIAL MACHINES—con.

								The state of the s			
Style (Model No.)	Base	Maxi- mum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Style (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Style (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent
7600F	6110.00	eno en	800 80	20000	010F 00	\$107, 25	\$165,75	4000 A	\$335.00	\$184. 25	\$284.75
1600E 1700A	\$110.00 120.00	\$60, 50	\$93, 50 102, 00	3000L	\$195.00 170.00	93. 50	144. 50	4900A 4900B	335.00	184. 25	284. 75
1700B	120.00	66.00	102.00	3000N	195, 00	107, 25	165. 75	400000	335. 00	184. 25	284.75
1700C 1700D	120,00	66.00	102.00	3000P		107. 25	165, 75	4900D	335.00	184, 25	284.75
1700D	120.00	66,00	102.00	3000Q	185. 00	101.75	157. 25	4900 D 4900 E 4900 F 4900 G 4900 H	335. 00	184. 25	284.75
1700E	120.00 165.00	66, 00 90, 75	102.00 140.25	300018	240. 00 180. 00	132.00 99.00	204. 00 153. 00	4900E	335.00 335.00	184. 25 184. 25	284.75
1700E 1700F 1700G 1700H	120.00	66.00	102.00	3000°T	175, 00	96. 25	148.75	4900H	255.00	140, 25	284.75 216.75
1700H	165.00	90.75	140. 25	3100A	150, 00	82, 50	127. 50	4900J	275.00	151.25	233, 75
AOUNTA	100,00	82. 50	127. 50	3100B	* 150.00	82, 50	127, 50	4900J 4900K	275.00	151. 25	233.75
1800B 1800C	150.90 150.00	82, 50 82, 50	127, 50 127, 50	3100C	150, 00 150, 00	82. 50 82. 50	127. 50	5000B	225. 00 225. 00	123.75 123.75	191, 25 191, 25
1800D	150.00	82. 50	127.50	3100E	150.00	82. 50	127, 50 127, 50 127, 50 127, 50 127, 50 127, 50	5000A 5000B 5000C 5000D	270.00	148, 50	229.50
1800 K	150.00	82. 50	127.50	3100F	150.00	82.50	127, 50	5000D	995 00	1	The state of
1800F 1800G	150.00	82, 50	127. 50	3100G	150.00	82, 50	127, 50	5000E 5000F 5000G 5000H	225.00		
1800H	150.00 150.00	82. 50 82. 50	127. 50 127. 50	3100H	150.00 150.00	82. 50 82. 50	127. 50	5000G	225. 00 225. 00	123. 75	191. 25
1800A A	150.00	82, 50	127, 50	3100J	150.00	82. 50	127, 50	5000H	225.00		100
1800A C 1800A E	150.00	82.50	127. 50	3100K	150.00	82, 50	127, 50		440,00	1	222722
1800 A G	130.00 125.00	-71. 50 68. 75	110, 50 106, 25	3000P 3000Q 3000R 3000R 3000S 3000T 3100A 3100A 3100D 3100C 3100D 3100F 3100F 3100F 3100G 3100I 3100I 3100I 3100I 3100I 3100I 3100I 3100I 3100I 3100I	150, 00 150, 00	82. 50 82. 50	127, 50 127, 50	5000 K 5000 L	275. 00 240. 00	151. 25 132. 00	233, 75 204, 00
1800AH	125, 00	68.75	106, 25	3100N	150, 00	82. 50	127. 50	5000M	225, 00	123. 75	191. 25
1800AJ 1800AK	155, 00	85, 25	131. 75	3300A	150, 00	82. 50	127. 50	5000N	225.00	123.75	191.25
1800 A K	160.00	88.00	136,00	3300B	150.00	82. 50	127, 50 127, 50	5000R	240, 00	132.00	204.00
1900A 1900B	152, 50 120, 00	83, 88 66, 00	129, 62 102, 00	3300C 3300D	150.00° 150.00°	82, 50 82, 50	127. 50	5000S 5100A	240. 00 225. 00	132.00	204.00
1900C	120,00	66.00	102.00	3300E	150.00	82, 50	127.50	5100B	225, 00	The second	THE PARTY NAMED IN
1900D	140.00	77.00	119.00	3300F	150.00	82, 50	127. 50	5100C	225, 00	123. 75	191, 25
1900E	140.00	77.00	119,00	3300G	150.00 150.00	82, 50 82, 50	127, 50 127, 50	5100D	225. 00	Leo. ru	101, 20
1900F	120.00 120.00	66, 00 66, 00	102, 00 102, 00	3300H 3300I	150.00	82.50	127. 50	5100E 5100F	225, 00 225, 00		200
1900H	120.00	66.00	102.00	3300J	150.00	82.50	127.50	5100G	277. 50	152.63	235, 88
1900J	120.00	66.00	102.00	3300 K	150.00	82, 50	127.50	5100H	277. 50	152.63	235, 88
1900K	120.00 150.00	66.00 82.50	102, 00 127, 50	3300M	150.00 150.00	82, 50 82, 50	127. 50 127. 50	5100J	225. 00 240. 00	123, 75 132, 00	191. 25
1900I/	155. 00	85. 25	131. 75	3300N	150.00	82, 50	127. 50	5100K	225, 00	102.00	204.00
1900N	125.00	68.75	106, 25	3300O	150.00	82. 50	127.50	5100M	225, 00	123.75	101 05
19001	145.00	79. 75	123. 25	3300P	150.00	82, 50	127. 50	5200A	225, 00	120.10	191. 25
1900Q 1900R	120.00 120.00	66, 00 66, 00	102.00 102.00	3300Q	150, 00 150, 00	82. 50 82. 50	127, 50 127, 50	5200B 5300A	225. 00 275. 00	151, 25	233, 75
1900S	130.00	71. 50	110. 50	3300S	180.00	99, 00	153.00	5300B	275, 00	151, 25	233, 75
1900U	150.00	82, 50	127. 50	3400A	150.00	82, 50	127.50	09UUA	235, 00	129, 25	199.75
1900AA	152. 50	83.88	129.62	3400B	150.00 150.00	82, 50 82, 50	127, 50 127, 50 127, 50	5400B	235, 00	129, 25	199, 75
2300A 2300B	215. 00 215. 00	118, 25 118, 25	182, 75 182, 75	3400C	150.00	82.50	127, 50	5400C 5400D	520, 00 520, 00	286. 00 286. 00	442, 00 442, 00
2300C	215.00	118. 25	182.75	34003	150.00	82. 50	127, 50	5400E	1050. 00	577.50	892, 50
2300D	215.00	118, 25	182, 75	3400F	150.00	82, 50	127. 50	5500A 5500B	235, 00	129, 25	199.75
2300E	215, 00 230, 00	118, 25 126, 50	182, 75 195, 50	3400H	150.00 150.00	82, 50 82, 50	127, 50 127, 50	5500B	235. 00	129. 25	199.75
2300 F	230, 00	126, 50	195, 50	3400I	150.00	82. 50	127, 50	5600A 5600B	125, 00 125, 00	68.75 68.75	106, 25 106, 25
2300H	215.00	118, 25	182, 75	3400I 3400J 3400K	150.00	82. 50	127. 50	5600C	195, 00	107. 25	165.75
2300J 2300 K	215, 00	118. 25	182, 75	3400K	150, 00 150, 00	82, 50 82, 50	127, 50	5/00A	195, 00	107. 25	165.75
2300L	215.00 215.00	118. 25 118. 25	182, 75 182, 75	3400L 3400M	150, 00	82, 50	127, 50 127, 50	5700B 5800A	200. 00 185. 00	110.00	170.00 157.25
2300L 2300M	215.00	118, 25	182, 75	3400N	150.00	82, 50	127. 50	5800B	185, 00	101. 75	157. 25
2300N	215, 00	118. 25	182, 75	34000	150.00	82, 50	127, 50	5800C	185, 00	101.75	157, 25
2300P 2300Q	220, 00 220, 00	121, 00 121, 00	187, 00 187, 00	3400P	150.00 150.00	82, 50 82, 50	127, 50 127, 50	5800D 5800E	185, 00 185, 00	101.75	157.25
2300 R	220.00	121.00	187. 00	3400R	150, 00	82. 50	127. 50	5800F	215, 00	118, 25	157, 25 182, 75
23008	235, 00	129, 25	199, 75	34008	180.00	99, 00	153.00	5800F 5800G	215, 00	118. 25	182, 75
2400A	215, 00 215, 00	118, 25 118, 25	182, 75 182, 75	3900 A. 3900 B. 3900 C. 3900 D. 3900 E.	150, 00 150, 00	82, 50 82, 50	127, 50 127, 50	000011	185.00	101.75	157, 25
2400B	215. 00	118. 25	182, 75	3900C	150.00	82, 50	127, 50	5800J 6000A	185, 00 147, 50	101.75 81.12	157, 25 125, 38
2500A	125, 00	68, 75	106, 25	3900D	150.00	82, 50	127, 50	6000B	120, 00	66,00	102.00
2500B	125, 00	68. 75	106, 25	3900E	150.00	82. 50	127, 50	6000C	120,00	66, 00	102, 00
2500C	130.00 130.00	71. 50 71. 50	110, 50 110, 50	3900F	150, 00 150, 00	82. 50 82. 50	127, 50 127, 50	6000D 6000E	120, 00	66, 00	102, 00 102, 00
2500E	130.00	71. 50	110, 50	3900G 3900H	150, 00	82, 50	127. 50	6000E 6000F 6000G	120,00	66, 00	102.00
2500F	125. 00	68. 75	106, 25	3900T 3900T 3900K 3900K 3900L 3900M 3900N 3900O 3900P	100, 00	82, 50	127, 50		120.00	66, 00	102, 00
2500H	130, 00 130, 00	71. 50 71. 50	110, 50 110, 50	3900K	150, 00 150, 00	82, 50 82, 50	127, 50 127, 50	6000H	120, 00 120, 00	66, 00	102,00
2500I	130.00	71.50	110.50	3900L	150, 00	82, 50	127, 50 127, 50	6000J	120, 00	66.00	102.00
2500J	135.00	74. 25	114.75	3900M	150, 00	82. 50	127. 50	6000K	130, 00	71.50	110, 50
2600A	140, 00 150, 00	77. 00 82. 50	119.00 127.50	3900O	150, 00 150, 00	82, 50 82, 50	127, 50 127, 50	6000L	130, 00	71,50	110.50
2600C	150.00	82, 50	127.50	3900P	150.00	82, 50	127, 50	6000N	120, 00 120, 00	66.00 66.00	102.00 102.00
2600D	150.00	82.50	127. 50		150, 00	82, 50	127. 50 127. 50	6000 P	120, 00	66, 00	102.00
2600E	150.00	82, 50	127.50	3900R	150.00	82.50 82,50	127. 50 127. 50	6000Q	120.00	66, 00	102.00
2600G	140.00 140.00	77.00 77.00	119.00 119.00	3900S 3900T	150, 00	82.50	127.50	2000R	180, 00 120, 00	99, 00 66, 00	153, 00 102, 00
2600H	145.00	79.75	123, 25	4000A	300.00	165.00	255.00	6000T	120.00	66, 00	102.00
2500 D 2500 E 2500 E 2500 E 2500 C 2600 C	140.00	77, 00	119,00	4100A	250.00	137. 50	212.50	6000H 6000J 6000J 6000K 6000L 6000M 6000P 6000P 6000P 6000P 6000C 6000F 6000F 6000B 600B 6000B 600B	195, 00	107, 25 68, 75	165, 75
2600K	150, 00 150, 00	82, 50 82, 50	127.50 127,50	4100B 4100C	250, 00 250: 00	137. 50 137. 50	212, 50 212, 50	6200 A	125.00 150,00	68, 75	106, 25
2600M	140.00	82, 50 77, 00	119.00	4100D	220, 00	121.00	187,00	6200C	157. 50	82, 50 86, 63	127, 50 133, 87
2600P	150.00	82, 50	127.50	4200A	220.00	121.00	187.00	6200ID	130, 00	71, 50	110.50
2600Q	145.00	79.75	123, 25	4200B	220. 00 220. 00	121.00	187.00	6200E	125, 00	68, 75	106, 25
2600R	145, 00 140, 00	79. 75 77. 00	123, 25 119, 00	4200D	220.00	121.00 121.00	187. 00 187. 00	6200F 6200G	125, 00 125, 00	68, 75 68, 75	106, 25 106, 25
3000A	150.00	82, 50	127.50	4300A	140, 00	77: 00	119.00	6200H	130, 00	71. 50	110, 50
3000D	100+00	82.50	127.50	4300B	140.00	77:00	119.00	62001	130, 00	71. 50	110, 50
3000C	150, 00 150, 00	82, 50 82, 50	127, 50 127, 50	4500T	150.00 245.00	82, 50 134, 75	127. 50 208. 25	6200J 6200K	135, 00 140, 00	74. 25 77. 00	114, 75 119, 00
3000D	150.00	82, 50	127, 50	4500U	245. 00	134.75	208. 25		145, 00	79. 75	123, 25
3000F	150.00	82, 50	127, 50	G4500P	265, 00	145, 75	225. 25	6200M	140, 00	77.00	119.00
20000	150.00	82, 50	127. 50	G4500T	285. 00 245. 00	156.75	242, 25	6200N	130.00	71. 50	110, 56
30001	150.00 150.00	82, 50 82, 50	127, 50 127, 50	G4500U	245. 00	134. 75 134. 75	208, 25 208, 25	620000	130, 00 125, 00	71. 50 68. 75	110, 50 106, 25
3000H 3000I 3000J 3000K	150.00	82. 50	127.50	4100B. 4100C. 4100D. 4200A. 4200B. 4200C. 4200D. 4300A. 4300B. 4400A. 4400A. 4500T. 4500T. 4500P. G4500P. G4500P. G4500T. G4500U. G4500U. G4500U. G4500U. G4500U. G4500U. G4500A.	225, 00	123, 75	191, 25	6200M 6200N 6200O 6200O 6200O 620062 PQR	125, 00	68.75	106, 25
3000K	195.00	107. 25	165. 70	4700.B	350.00	192. 50	297. 50	PQR	125, 00	68. 75	106. 25
AS THE VALUE OF	200	MARI EVE	- 4- 1			1 1 1 1 1 1	S S VIII				

Nore: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

FEDERAL REGISTER, Friday, May 7, 1943

Used Industrial Sewing Machines—Con.
Union special machines—con.

USED INDUSTRIAL SEWING MACHINES—Con.
UNION SPECIAL MACHINES—con.

Used Industrial Sewing Machines—Con.
Union special Machines—con.

150000000000000000000000000000000000000	Control of the last	DINES-C	.011.	UNION SPE	CIAH MAC	ALLMED U	он.	UNION SPECIAL MACHINES-con.			on.
Style (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Style (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent	Style (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent
62008	\$125,00	\$68, 75	\$106. 25	7200L	\$195.00	\$107. 25	\$165, 75	7800D	\$365,00	\$200.75	\$310. 25
6200T	125, 00 115, 00	68. 75 63. 25	106. 25 97. 75	7200 M	195, 00	107. 25	165, 75	7800E	310.00	170.50	263. 55
6200V 6200W	125.00	68. 75 77. 00	106, 25	7200N	195, 00 195, 00	107. 25 107. 25	165, 75 165, 75	7800F	310, 00 395, 00	170, 50 217, 25	263. 55 335. 70
6200 W 6200 X	140, 00 185, 00	77. 00 101. 75	119.00 157, 25	7200P	195.00	107. 25	165.75	7900A	188.00	103, 40	159, 80
6200Y 6200AA	130.00	71, 50	110, 50	7200Q 7200R	195, 00 195, 00	107. 25 107. 25	165, 75 165, 75	7900B	188.00 188.00	103. 40 103. 40	159, 80 159, 80
6200 A B	175.00 215.00	96, 25 118, 25	148.75 182.75	7200S	195, 00	107. 25	165, 75	7900D	188, 00	103, 40	159, 80
0a00A	125.00	68.75	106. 25	7200T 7300A	230, 00 195, 00	126. 50 107. 25	195, 50 165, 75	7900E	188. 00 188. 00	103. 40 103. 40	159. 80 159. 80
6300B	125,00 125,00	68.75 68.75	106, 25 106, 25	7300B	195.00	107. 25	165.75	7900G	188, 00	103. 40	159.80
6300D	125.00	68.75	106. 25	7300C 7300D	195.00 195.00	107, 25 107, 25	165, 75 165, 75	7900H	188, 00 188, 00	103, 40 103, 40	159, 80 159, 80
6400 A	155, 00 155, 00	85, 25 85, 25	131.75 131.75	7300E 7300F	195, 00 195, 00	107. 25	165, 75	8000A	163.00	89. 65	138. 55
6400B 6400C 6400D 6400E 6400F 6400G 6400H 6400I 6400I 6400I 6400L 6400L 6400M 6400N	155.00	85, 25	131.75	7300Cr	195, 00	107. 25 107. 25	165, 75 165, 75	8000B	163, 00 163, 00	89. 65 89. 65	138. 55 138. 55
6400E	155.00 155.00	85, 25 85, 25	131.75 131.75	7300H 	195, 00 195, 00	107, 25 107, 25	165, 75	8000D	163.00	89. 65	138, 55
6400F	155.00	85, 25	131.75	73005	195, 00	107. 25	165, 75 165, 75	8000E	163.00 163.00	89. 65 89. 65	138, 55 138, 55
6400H	155.00 155.00	85. 25 85. 25	131.75	7300K 7300L	195, 00 195, 00	107. 25 107. 25	165, 75 165, 75	8000F 8000G 8000H	163.00 163.00	89, 65 89, 65	138. 55
6400I	170.00	93.50	144.50	7300M	-195.00	107. 25	165, 75	8000J 8000K	163.00	89.65	138, 55 138, 55
6400K	155.00 155.00	85, 25 85, 25	181.75 131.75	7300N 7300O	195, 00 195, 00	107, 25 107, 25	165, 75 165, 75	8100 A	163, 00 155, 00	89, 65 85, 25	138, 55 131, 75
6400L	155.00 155.00	85, 25 85, 25	131.75	7300P	195.00	107. 25	165. 75	I KROB	155.00	85, 25	131.75
6400N 6400O	155, 00	85. 25	131.75 131.75	7300Q 7300R	195, 00 195, 00	107. 25 107. 25	165, 75 165, 75	8100C 8100D	155, 00 155, 00	85, 25 85, 25	131, 75 131, 75
6400 P	155.00 155.00	85. 25	131. 75 131. 75	7300S	195, 00	107. 25	165.75	010019	155, 00	85, 25	131.75
6400Q	155, 00	85. 25 85. 25	131, 75	7400B	185. 00 227, 50	101, 75 125, 13	157. 25 193. 37	8100F 8200A	155, 00 195, 00	85, 25 107, 25	131.75 165.75
6400R 6400S	225, 00 155, 00	123, 75 85, 25	191, 25 131, 75	7400C	227, 50 217, 50	119.63	184, 87	8200B	195, 00	107. 25	165.75
6400T	155, 00	85, 25	131.75	7400D	214. 50 185. 00	117. 98 101. 75	182.33 157.25	8200C	195, 00 195, 00	107. 25 107. 25	165.75 165.75
6400W	155, 00 160, 00	85, 25 88, 00	131.75 136.00	7400F	217. 50	119.63	184.87	8200E	195.00	107. 25	165, 75
6400X	155.00	85, 25	131.75	7400H	242, 50 187, 50	133. 37 103. 13	206. 13 159. 37	8200F:	195, 00 195, 00	107. 25 107. 25	165.75 165.75
6400Y	145, 00 167, 50	79.75 92.13	123. 25 142. 37	74001	165, 00	90.75	140. 25	SOUTH	195, 00	107. 25	165.75
6500C 6500D	162.00	89, 10	137.70	7400K	185, 00 185, 00	101. 75 101. 75	157. 25 157. 25	8200J	195.00 195.00	107, 25 107, 25	165. 75 165. 75
6500E	230. 00 155. 00	126, 50 85, 25	195, 50 131, 75	7400L	215, 00	118, 25	182.75	8200K	195, 00	107. 25	165.75
6500F	172.50	94. 87	146. 63	7400N	217. 50 212. 50	119, 63 116, 87	184, 87 180, 63	8200T 8200J 8200K 8200K 8200L 8200M	195.00 195.00	107, 25 107, 25	165, 75 165, 75
6500H	175, 00 155, 00	96, 25 85, 25	148. 75 131. 75	7400D 7400E 7400F 7400G 7400G 7400H 7400I 7400I 7400L 7400L 7400N 7400N 7400P 7400Q 7400R	197. 50 240. 00	108, 63	167 87	DAVULY	195.00 195.00	107. 25	165.75
6500J	182.00	100.10	154.70	7400R	230.00	132.00 126,50	204, 00 195, 50	8200 P	195.00	107. 25 107. 25	165, 75 165, 75
6500K	243. 50 177. 50	133. 92 97. 63	206. 98 150. 87	7400S	225, 00 197, 50	123, 75 108, 63	191, 25	8200Q	195.00 195.00	107. 25 107. 25	165.75
6500M	177.50	97. 63	150.87	7400T 7400U 7400U 7400V 7400W	247.50	136, 13	167. 87 210. 37	8200R 8200S	195.00	107. 25	165, 75 165, 75
6500P	192. 50 170. 00	105. 87 93. 50	163. 63 144. 50	7400V	220.00 220.00	121, 00 121, 00	187. 00 187. 00	8200T	195.00 195.00	107. 25 107. 25	165.75 165.75
6500Q 6500R	155.00 155.00	85, 25 85, 25	131.75		220, 00	121.00	187.00	8200T 8200U 8200V 8200W	230, 00	126, 50	195, 50
6600A	160.00	88.00	131, 75 136, 00	7400 Y	247. 50 252. 50	136, 13 138, 87	210, 37 214, 63	8200 W	195. 00 195. 00	107. 25 107. 25	165, 75 165, 75
6600B	162, 50 167, 00	89. 38 91. 85	138.12 141.95	7400 A B	247. 50	136. 13	210.37	8300B	195, 00	107. 25	165.75
6600D	301.00	165. 55	255.85	7400 A C	242, 50 210, 00	133, 37 115, 50	206. 13 178. 50	8300D	195.00 195.00	107. 25 107. 25	165, 75 165, 75
6600E	165, 00	90. 75 107. 25	140. 25 165. 75	7400AE	210.00	115. 50	178.50	8300E	195.00	107. 25	165, 75
6600H	177. 50	97. 63	150.87	7400 A F	210.00 315.00	115, 50 173, 25	178. 50 267. 75	8300F 8300G	195, 00 195, 00	107. 25 107. 25	165. 75 165. 75
6600J 6600K	179. 50 256. 00	98. 73 140. 80	152. 57 217. 60	7400 A H	240.00	132, 00	204.00	8300H	195.00	107. 25	165. 75
6600L 6900A	195.00	107. 25	165, 75	7400 A J	210.00 240.00	115, 50 132, 00	178, 50 204, 00	8300J 8300K	195.00 270.00	107. 25 148. 50	165, 75 229, 50
6900B	182, 50 202, 50	100.38 111.38	155. 12 172. 12	7400 A L	235, 00 335, 00	129. 25 184. 25	199, 75 284, 75	8400B	210, 00 220, 00	115, 50 121, 00	178, 50 187, 00
6900C	255, 00 170, 00	140, 25 93, 50	216. 75	7400 A N	335, 00	184. 25	284. 75	800UA	195.00	107. 25	165. 75
6900E	170.00	93. 50	144. 50 144. 50	7400 A P	290, 00 290, 00	159, 50 159, 50	246, 50 246, 50	8500B 8500C	195. 00 195. 00	107. 25 107. 25	165. 75 165. 75
6900F	255, 00 267, 50	140. 25 147. 13	216.75 227.37	7400SP	285, 00	156, 75	242, 25	8500D	195.00	107. 25	165.75
6900H	192, 50	105.87	163, 63	7500B	185, 00 182, 50	101. 75 100. 38	157, 25 155, 12	8500 E	195.00 195.00	107. 25 107. 25	165. 75 165. 75
6900F 6900G 6900H 6900SP 7000A 7000B 7000C 7000D 7000E 7000F 7000F 7000H 7000H 7000J 7000J 7000J	275, 00 200, 00	151, 25 110, 00	233. 75 170. 00	7400 A Q 7400 S P 7500 A 7500 B 7500 C 7500 D	189, 50	104. 23	161.07	8500US 8500C	195.00	107. 25	165. 75
7000B	237. 50	130. 63	201.87	7500E	245, 00 165, 00	134, 75 90, 75	208, 25 140, 25	8500I	195, 00 195, 00	107, 25 107, 25	165. 75 165, 75
7000D	232, 50 227, 50	127. 88 125. 13	197. 62 193. 37	7500 E	195, 00 189, 50	107. 25	165, 75	8500J	195, 00 195, 00	107, 25 107, 25	165. 75
7000E	200.00	110.00	170.00	7500H	207. 50	104, 23 114, 13	161, 07 176, 38	8500L	175.00	96, 25	165. 75 148. 75
7000G	232, 50 255, 00	127. 88 140. 25	197. 62 216. 75		165, 00 197, 50	90.75	140, 25	8500M	195. 00 195. 00	107, 25 107, 25	165. 75 165. 75
7000H	200, 00 195, 00	110.00	170.00	7500J 7500K	200.00	108. 63 110. 00	167. 87 170. 00	8500P 8600A	195, 00	107. 25	165.75
7000J	200.00	107. 25 110. 00	165. 75 170. 00	7500L 7500M 7500N 7500P 7500Q	255. 00 200. 00	140. 25 110. 00	216. 75 170. 00	8600.B	175. 00 175. 00	96, 25 96, 25	148.75 148.75
7000K	200.00 227.50	110.00 125.13	170.00	7500N	200.00	110.00	170.00	8600C	160.00	88.00	136,00
7000M	232, 50	127.88	193. 37 197. 62	7500P	207. 50 165, 00	114. 13 90. 75	176. 38 140. 25	8600D 8600H	160.00 175,00	88, 00 96, 25	136, 00 148, 75
7000N	227. 50 212. 50	125, 13 116, 88	193, 37 180, 62	I DOUGHT - MAN-ARRESTMENT - AND	165.00	90.75	140, 25	86001	175.00	96, 25	148, 75
7000Q	250, 00	137. 50	212, 50	7500S	165.00 165.00	90.75 90.75	140, 25 140, 25	8600U	175, 00 160, 00	96. 25 88. 00	148, 75 136, 00
7000R	245, 00 240, 00	134. 75 132. 00	208, 25 204, 00	7500U 7500V	165, 00	90. 75	140. 25	8600 V	160, 00	88.00	136.00
7200:A	195.00	107. 25	165.75	7500V	165, 00 165, 00	90.75 90.75	140. 25 140. 25	8600X	160.00	88. 00 88. 00	136.00 136,00
7200B	195, 00 195, 00	107. 25 107. 25	165, 75 165, 75	1000A	165, 00	90.75	140, 25	8600 Y	160.00	88.00	136.00
7200D	195.00	107. 25	165, 75	7500X	315.00 340.00	173. 25 187. 00	267, 75 289, 00	8700B	225, 00 225, 00	123, 75 123, 75	191, 25 191, 25
7200 F	195, 00 195, 00	107. 25 107. 25	165.75 165.75	7690A	200,00	110.00	170.00	8800A	225, 00 225, 00	123, 75 123, 75	191, 25 191, 25
7200G	195.00	107, 25	165, 75	7700A 7700B	165, 00 165, 00	90.75 90.75	140, 20 140, 25	8800C	225, 00	123.75	191, 25 191, 25
7200 F 7200 G 7200 H 7200 I 7200 I 7200 J 7200 K	195, 00 195, 00	107. 25 107. 25	165, 75 165, 75	7800A	195, 00	107. 25 107. 25	165, 75	80001 88000 88000 88000 80000 80000 80000 80000 80000 80000 80000 80000 80000 80000 80000 88000 88000 88000 88000 88000 88000 88000 88000 88000	225, 00 225, 00	123, 75 123, 75	191, 25 191, 25
7200J 7200K	195, 00 195, 00	107. 25 107. 25	165.75 165.75	7800B 7800C	195, 00 365, 00	200.75	165.75 310.25	8800F	225, 00	123, 75	191, 25 191, 25
	100.00 [107. 20 1	100.75		-	a -		8800A	230, 00	126. 50	195. 50

Note: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories,

Used Industrial Sewing Machines—Con. union special machines—con.

USED INDUSTRIAL SEWING MACHINES—Con.
UNION SPECIAL MACHINES—con.

Used Industrial Sewing Machines—Con.

Union special machines—con.

Section		Comment Comments	100000000000000000000000000000000000000					2000	2200000-21000000			
Second S	Style (Model No.)		mum "as is" 55	rebuilt and guar- anteed 85	Style (Model No.)		mum "as is" 55	rebuilt and guar- anteed 85			mum "as is" 55	rebuilt and guaranteed
Second S					ATT				11500D	\$190.00	\$104, 50	\$161, 50
Second	8900B				9900G				11500E	190.00	104.50	161, 51
Secold 255,00 140, 25 275,77 9990. 220,10 121,00 177,00 1770D 225,00 120,25 199.75 190.00 120,00 12	89000				9900H			187.00	11500F			
Secold 255,00 140, 25 275,77 9990. 220,10 121,00 177,00 1770D 225,00 120,25 199.75 190.00 120,00 12	8900D				99001				11500H			
Second	8900F				9900K			187.00	11500J	190.00	104. 50	161.50
Secold 255,00 140, 25 275,77 9990. 220,10 121,00 177,00 1770D 225,00 120,25 199.75 190.00 120,00 12	8900G				9900L				11500K			191. 25
Secold 255,00 140, 25 275,77 9990. 220,10 121,00 177,00 1770D 225,00 120,25 199.75 190.00 120,00 12	8900H				9900N			195. 50	11700B			
Secold 25.00 140, 25 210, 77 9990 220, 00 121, 00 137, 00 9990 220, 00 220, 00 121, 00 137, 00 9990 220, 00 121, 00 137, 00 137, 00 9990 220, 00 121, 00 137, 00 9990 220, 00 220, 00 121, 00 137, 00 137, 00 137, 00 9990 220, 00 220, 00 121, 00 137, 00 137, 00 9990 220, 00 121, 00 137, 00	8900K			204.00		220.00	121.00	187.00		235.00	129, 25	199.75
9100H 220,00 126,50 196,50 9600.A C 220,00 121,00 137,00 11800B 215,00 118,25 182,75 9100N 220,00 126,50 196,50 9600.A E 220,00 121,00 137,00 1800D 215,00 118,25 182,75 9100N 220,00 126,50 196,50 9600.A E 220,00 121,00 137,00 1800D 215,00 118,25 182,75 9100Y 230,00 126,50 196,50 9600.A E 230,00 126,50 182,75 9100Y 230,00 126,50 196,50 9600.A H 305,00 127,00 137,00 1800D 221,50 118,00 127,00 138,50 127,00 190,00 128,50 196,50 9600.A H 305,00 127,76 128,75 1800D 220,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00	8900L				9900Q			187.00	11700D			
91007M	9000C	220, 00			99008				11700F			
91007M	9000G	220, 00	121, 00	187.00	9900T	220, 00	121.00	187.00	11700G			199. 75
91007M		220, 00			9900U		121, 00		11700H			199.75
9100H 220,00 126,50 196,50 9600.A C 220,00 121,00 137,00 11800B 215,00 118,25 182,75 9100N 220,00 126,50 196,50 9600.A E 220,00 121,00 137,00 1800D 215,00 118,25 182,75 9100N 220,00 126,50 196,50 9600.A E 220,00 121,00 137,00 1800D 215,00 118,25 182,75 9100Y 230,00 126,50 196,50 9600.A E 230,00 126,50 182,75 9100Y 230,00 126,50 196,50 9600.A H 305,00 127,00 137,00 1800D 221,50 118,00 127,00 138,50 127,00 190,00 128,50 196,50 9600.A H 305,00 127,76 128,75 1800D 220,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00 138,50 221,00	9000K	220.00		187.00	9900W		121.00	187.00	11700J	235, 00	129. 25	199.75
91007M	9000L				9900X				11700K			
91007M	9000M	220.00			9900 X				11700M			
9100AG	9100G	230.00		195, 50	9900AB	220.00	121.00	187.00	11800A	215, 00	118, 25	182, 75
9100AG	9100H	230.00		195, 50	9900AC				11800B		118, 25	
9100AG	9100M	230, 00			9900AE			187.00	11800D	215.00	118. 25	
9100AG	9100T	230.00	126. 50	195, 50	9900AF				11800E			221.00
9100AG	9100U	230.00	126, 50		9900AG	305, 00		259. 25	11800F			
9100AG	9100A A	230. 00			9900AJ	235, 00	129, 25	199.75	1100011	230.00	126, 50	195. 50
9100AG	9100AB	230.00	126.50	195, 50	9900AK				11900A			182.75
9100AG	9100AC	230.00			9900A.M	230.00	126, 50	195, 50	11900C	215.00	118, 25	182.75
9100AG	9100AE	230.00	126, 50	195, 50	9900AN				119001)			182.75
9100A K	9100AF	235. 00		199.75	9900AP				115# H1 HG - COLOR OF THE COLOR			
9900AL 235, 00 129, 25 199, 75 9900AS 285, 00 162, 25 220, 76 11900H 233, 00 129, 25 199, 77 9900AS 255, 00 120, 255, 00 1	9100AG				9900AR		162. 25	250, 75	1136RPCE	215.00	118. 25	182.75
9200B	9100AL	235.00	129. 25	199.75	9900AS				11900H			
9200E 226,00 121,00 187,00 10300C 230,00 126,50 195,50 12000B 300,00 165,00 225,00 190,00 126,50 12000B 300,00 165,00 225,00 120,50 120	9200A				10000A			208. 25				
9200E 226,00 121,00 187,00 10300C 230,00 126,50 195,50 12000B 300,00 165,00 225,00 190,00 126,50 12000B 300,00 165,00 225,00 120,50 120	9200C				10200.A	230, 00	126. 50	195, 50	11900K	255, 00	140, 25	216, 75
9400B	9200D				10200B			195, 50	11900L	255, 00		
9400B	9200 E				10200D			195, 50	12000B	300.00		255. 00
9400B	9200G	350, 00	192, 50	297. 50	10200E	230.00	126, 50	195, 50	12000C	300.00		255, 00
9400B	9300A				10200F				12000D	300.00		
9400B	9300B				10200H			195, 50	12000F	311.50	171. 33	264.77
9400B	9300D	300.00	165.00	255.00	102001				12000G	300.00		255.00
9400B	9300E				10200J 10200K				12000H	300.00		255, 00
9400C	9400B	285, 00	156.75	242. 25	10200L	230.00	126, 50	195, 50	12000K	300, 00	165, 00	255, 00
9400E	9400C			242. 25	10200M			195, 50	12000L			
9400F	9400D			242, 25	10200N			195, 50	12000N			191. 25
9400H	9400F	285, 00	156, 75	242. 25	10200P	230.00	126.50	195, 50	12000P	320.00	176.00	272.00
9400	9400G							195, 50	12100A			
9500C 210.00 115.50 178.50 10300A 180.00 99.00 153.00 12100G 225.00 123.75 191.20 19500E 210.00 115.50 178.50 10300B 255.00 140.25 216.75 12100H 225.00 123.75 191.20 19500G 220.00 121.00 187.00 10300C 180.00 99.00 153.00 12100I 225.00 123.75 191.20 19500G 220.00 123.55 195.00 143.00 225.00 123.75 191.20 19500G 225.00 123.75 195.20 195.00 195.5	9400J		156.75	242. 25	10200S	230, 00	126, 50	195, 50	12100C	312, 50	171.88	265, 62
9500C 210.00 115.50 178.50 10300A 180.00 99.00 153.00 12100G 225.00 123.75 191.20 19500E 210.00 115.50 178.50 10300B 255.00 140.25 216.75 12100H 225.00 123.75 191.20 19500G 220.00 121.00 187.00 10300C 180.00 99.00 153.00 12100I 225.00 123.75 191.20 19500G 220.00 123.55 195.00 143.00 225.00 123.75 191.20 19500G 225.00 123.75 195.20 195.00 195.5	9500A			178.50	10200T				12100D			
9500D 210, 00 115, 50 178, 50 10300R 255, 00 140, 25 216, 75 12100H 225, 00 123, 75 191, 25 9500F 220, 00 121, 00 187, 00 10300B 255, 00 140, 25 216, 75 12100I 225, 00 123, 75 191, 25 9500F 220, 00 122, 00 123, 00 126, 50 195, 50 1300D 255, 00 140, 25 216, 75 12100I 225, 00 123, 75 191, 25 9600A 255, 00 146, 75 255, 25 10300F 255, 00 140, 25 216, 75 12100I 225, 00 123, 75 191, 25 9600B 250, 00 159, 50 246, 50 10300F 255, 00 140, 25 216, 75 12100I 225, 00 123, 75 191, 25 9600C 250, 00 154, 00 238, 00 10300F 255, 00 140, 25 216, 75 12100I 225, 00 123, 75 191, 25 9600D 250, 00 154, 00 238, 00 10300F 255, 00 140, 25 216, 75 12100M 225, 00 123, 75 191, 25 9600D 250, 00 159, 50 246, 50 10300A 180, 00 99, 00 153, 00 12100M 225, 00 123, 75 191, 25 9600E 250, 00 159, 50 246, 50 10300A 180, 00 99, 00 153, 00 12100M 225, 00 123, 75 191, 25 9600F 250, 00 159, 50 246, 50 10500A 180, 00 99, 00 153, 00 12100M 225, 00 123, 75 191, 25 9600F 250, 00 159, 50 246, 50 10500A 180, 00 99, 00 150, 00 257, 75 89, 25 12100P 250, 00 123, 75 191, 25 9600F 250, 00 159, 50 246, 50 10500B 105, 00 57, 75 89, 25 12100P 317, 50 174, 62 269, 89, 900H 250, 00 159, 50 246, 50 10500B 267, 50 147, 13 227, 37 12100R 332, 00 186, 75 327, 25 9600I 250, 00 159, 50 246, 50 10600A 267, 50 147, 13 227, 37 12100R 332, 00 186, 73 282, 25 9600I 250, 00 159, 50 246, 50 10600B 267, 50 147, 13 227, 37 12100R 332, 00 186, 67 328, 25 9600I 260, 00 159, 50 246, 50 10600B 267, 50 147, 13 227, 37 12100R 332, 00 186, 50 246, 50 10600B 267, 50 147, 13 227, 37 12100R 332, 00 186, 50 282, 20 9600I 250, 00 159, 50 246, 50 10600B 267, 50 147, 13 227, 37 12100R 332, 00 186, 50 282, 20 9600I 250, 00 159, 50 246, 50 10600B 267, 50 147, 13 227, 37 12100R 332, 00 186, 50 282, 20 9600I 250, 00 159, 50 246, 50 10600B 267, 50 147, 13 227, 37 12100R 332, 00 186, 50 282, 20 9600I 250, 00 159, 50 246, 50 10600B 267, 50 147, 13 227, 37 12100R 332, 00 186, 50 246, 50 10600B 267, 50 147, 13 227, 37 12100R 332, 00 186, 50 246, 50 10600B 267, 50 147, 13 227, 37 12100R 332, 00 186, 50 246,	9500B			178.50	10200V				12100F			191. 25
9500F 220.00 121.00 187.00 10300C 180.00 99.00 153.00 12100I 225.00 123.75 191.26 9500G 220.00 128.50 195.50 10300D 255.00 140.25 216.75 12100I 225.00 123.75 191.26 9600B 220.00 159.50 246.50 10300F 255.00 140.25 216.75 12100I 225.00 123.75 191.26 9600C 280.00 154.00 238.00 10300G 255.00 140.25 216.75 12100L 225.00 123.75 191.26 9600C 280.00 154.00 238.00 10400A 180.00 99.00 153.00 12100K 225.00 123.75 191.26 9600C 280.00 154.00 238.00 10400A 180.00 99.00 153.00 12100K 225.00 123.75 191.26 9600C 290.00 159.50 246.50 10500A 105.00 57.75 89.25 12100D 225.00 123.75 191.26 9600C 290.00 159.50 246.50 10500A 105.00 57.75 89.25 12100C 225.00 123.75 191.26 9600C 290.00 159.50 246.50 10500B 10500B 105.00 57.75 89.25 12100C 225.00 123.75 191.26 9600C 290.00 159.50 246.50 10500B 10500B 105.00 57.75 89.25 12100C 225.00 123.75 191.26 9600C 290.00 159.50 246.50 10500B 10500B 105.00 57.75 89.25 12100C 3385.00 211.75 327.26 9600H 220.00 159.50 246.50 10500A 267.50 140.25 216.75 12100G 385.00 211.75 327.26 9600H 220.00 159.50 246.50 10500B 267.50 147.13 227.37 12100R 335.00 211.75 327.26 9600H 220.00 159.50 246.50 10600B 267.50 147.13 227.37 12100R 335.00 121.75 327.26 9600H 220.00 159.50 246.50 10600B 267.50 147.13 227.37 12100R 335.00 182.60 285.50 9600H 220.00 159.50 246.50 10600B 267.50 147.13 227.37 12100R 335.00 186.73 285.50 9600H 225.00 145.75 225.25 16600L 240.00 132.00 204.00 1200T 339.50 186.73 285.50 18000B 267.00 140.25 265.00 140.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13 200.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13 200.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13 200.00 204.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13 200.00 204.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13 200.00 204.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13 200.00 204.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13 200.00 204.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13 200.00 204.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13 200.00 204.00 1200T 339.50 186.73 286.50 18000B 267.50 147.13	9500D	210.00	115. 50	178. 50	10300A	180, 00	99,00		12100G			191. 25
9600A 205.00 145.75 225.25 10300E 260.00 143.00 221.00 12100K 225.00 123.75 191.25 9600B 2290.00 159.50 246.50 10300F 255.00 140.25 216.75 12100L 225.00 123.75 191.25 9600C 280.00 154.00 238.00 10400A 180.00 99.00 153.00 12100N 225.00 123.75 191.25 9600E 220.00 159.50 246.50 10500A 105.00 57.75 89.25 12100N 225.00 123.75 191.25 9600G 220.00 159.50 246.50 10500B 10500B 105.00 57.75 89.25 12100C 225.00 123.75 191.25 9600G 220.00 159.50 246.50 10500B 10500B 105.00 57.75 89.25 12100C 225.00 123.75 191.25 9600G 220.00 159.50 246.50 10500B 10500B 105.00 57.75 89.25 12100C 225.00 123.75 191.25 9600G 220.00 159.50 246.50 10500B 10500B 105.00 57.75 89.25 12100C 385.00 211.75 327.25 9600H 220.00 159.50 246.50 10500B 225.00 140.25 216.75 12100Q 385.00 211.75 327.25 9600H 220.00 159.50 246.50 10600B 267.50 147.13 227.37 12100R 332.00 182.60 225.00 183.50 9600H 220.00 159.50 246.50 10600B 267.50 147.13 227.37 12100R 332.00 182.60 283.50 9600H 220.00 159.50 246.50 10600B 267.50 147.13 227.37 12100R 332.00 182.60 283.50 9600H 220.00 159.50 246.50 10600B 267.50 147.13 227.37 12100R 332.00 182.60 283.50 9600H 265.00 145.75 225.25 16600L 240.00 132.00 204.00 12100T 339.50 186.73 288.50 9600H 265.00 145.75 225.25 16600L 240.00 132.00 204.00 1200T 339.50 186.73 288.50 9600H 265.00 145.75 225.25 16600L 240.00 132.00 204.00 1200T 339.50 186.73 288.50 9600H 265.00 145.75 265.50 146.75 265.50 147.13 200.00 204.00 1200T 339.50 186.73 288.50 9600H 265.00 145.75 265.50 146.0	9500E			178.50	10300B		99.00		12100H			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	9500 G	230.00	126. 50	195. 50	10300D	255.00	140, 25	216, 75	12100J	225, 00	123.75	- 191, 25
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	9600A	265.00							12100K	225, 00		
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	9600C				10300G	255, 00	140. 25	216.75	12100M	225, 00	123, 75	191. 25
9000E	8000TD	280.00	154.00	238.00	10400A	180.00	99.00	153, 00	12100N	225, 00	123.75	191, 25
9800G	9600E			246, 50	10500B	105, 00	57, 75	89, 25	12100P	317, 50	174. 62	269. 88
960H	9600G	290.00	159.50	246. 50	10500C	255, 00	140, 25	216.75	12100Q	385.00	211.75	327. 25
9700A	9600H		159, 50		10600A	267, 50	147, 13	227.37	12100R 12100S	357 00	196 35	
\$\frac{9700B}{9700C} \$\frac{225}{280} \ 00 \$154.00 \ 288.00 \$160.00M \$288.00 \$160.00M \$240.00 \$132.00 \$204.00 \$12200A \$230.00 \$126.50 \$195.5 \$9700C \$272.50 \$149.88 \$231.62 \$10600O \$240.00 \$132.00 \$204.00 \$12300A \$335.00 \$184.25 \$224.7 \$9700E \$265.00 \$145.75 \$225.25 \$16600P \$240.00 \$132.00 \$240.00 \$132.00 \$2300A \$335.00 \$184.25 \$224.7 \$9700F \$275.00 \$151.25 \$233.75 \$10700A \$220.00 \$121.00 \$187.00 \$12300C \$355.00 \$184.25 \$224.7 \$9700G \$275.00 \$151.25 \$233.75 \$10700B \$220.00 \$121.00 \$187.00 \$12300C \$355.00 \$184.25 \$224.7 \$9700G \$275.00 \$151.25 \$233.75 \$10700B \$220.00 \$121.00 \$187.00 \$12300C \$355.00 \$184.25 \$284.7 \$9800B \$290.00 \$159.50 \$246.50 \$10700D \$290.00 \$159.50 \$246.50 \$12300F \$335.00 \$184.25 \$284.7 \$9800B \$290.00 \$199.50 \$246.50 \$10700D \$290.00 \$159.50 \$246.50 \$12300F \$335.00 \$184.25 \$284.7 \$9800D \$280.00 \$159.50 \$246.50 \$10800B \$220.00 \$121.00 \$187.00 \$12300F \$335.00 \$184.25 \$284.7 \$9800D \$280.00 \$159.50 \$246.50 \$10800B \$220.00 \$121.00 \$187.00 \$12300F \$355.00 \$184.25 \$284.7 \$9800E \$290.00 \$159.50 \$246.50 \$10800B \$220.00 \$121.00 \$187.00 \$12400A \$345.00 \$189.75 \$285.25 \$160.00 \$189.75	9700A	265.00	145.75	225. 25	10600L	240, 00	132.00	204.00	12100T	339. 50	186.73	288. 57
9700C		965 00	145. 75	225. 25	10600M	240, 00			12200A	230, 00	126, 50	195.50
9700E	9700C	272.50		231, 62	106000	240, 00			12300A	335,00	184. 25	284. 75
9700F	9700E	265, 00	145. 75	225. 25	10600P	240, 00	132.00	204.00	12300B	335.00	184. 25	284.75
9700K	9700F	275.00		233. 75	10700A 10700B	220, 00	121,00	187.00	12300C	335,00	184, 25	284.75
9800B	9700K	275.00			10700C	220, 00	121.00	187, 00	12300E	335.00	184. 25	284.75
\$800C \$292.50 \$100.88	9800B	290, 00	159, 50	246, 50	10700D	290, 00	159.50	246, 50	12300 F	000,00	184, 25	284.75
Second S	9800C	292. 50			10800A 10800B	220, 00		187.00	12400A 12400B		189, 75	293, 25
9800F	9800E	290, 00	159. 50	246.50	10800C	220, 00	121,00	187, 00	12400C	345.00	189.75	293, 25
Second 200, 00 159, 50 246, 50 11100C 230, 00 126, 50 195, 50 12600A 335, 00 184, 25 2284, 70	9800F	290.00	159. 50	246.50	10800D	220, 00			12400D			297.50
9800J 290,00 159,50 246,50 11100F 230,00 126,50 12600A 335,00 184,25 284,77 9800K 220,00 159,50 246,50 11200C 240,00 132,00 204,00 12800B 335,00 184,25 284,77 9800L 290,00 159,50 246,50 11200E 240,00 132,00 204,00 12600C 355,00 184,25 284,77 9800M 200,00 159,50 246,50 11200E 240,00 132,00 204,00 12600D 335,00 184,25 284,77 9800K 200,00 159,50 246,50 11200F 240,00 132,00 204,00 12600D 335,00 184,25 284,77 9800K 200,00 159,50 246,50 11200F 240,00 132,00 204,00 12600D 335,00 184,25 284,77 9800K 200,00 159,50 246,50 11300A 225,00 123,75 191,25 12600F 335,00 184,25 284,77 9800K 200,00 159,50 246,50 11300A 225,00 123,75 191,25 12600F 335,00 184,25 284,77 9800K 200,00 159,50 246,50 11300D 225,00 123,75 191,25 12600F 335,00 184,25 284,77 9800K 200,00 120,00 187,00 11300D 225,00 123,75 191,25 12600H 285,00 156,75 242,29 9900K 220,00 121,00 187,00 11300D 225,00 123,75 191,25 12600H 285,00 156,00 255,00 9900C 220,00 121,00 187,00 11400A 225,00 123,75 191,25 12600H 285,00 156,75 242,29 9900C 220,00 121,00 187,00 11400A 225,00 123,75 191,25 12700A 300,00 165,00 255,00 9900C 220,00 121,00 187,00 11400A 190,00 104,50 161,50 12700C 385,00 216,50 195,50 9900F 220,00 121,00 187,00 11500A 190,00 104,50 161,50 12700C 385,00 126,50 126,50 195	9800G	290, 00		246, 50	11100C	230, 00		195. 50	12500E			225, 25
9800K	9800J	290.00	159. 50	246. 50	11100F	230.00	126. 50	195, 50	12600A	335.00	184. 25	284. 75
Second S	9800K	290, 00		246, 50	11200C				12600B			284. 75 284. 75
9800Q 290.00 159.50 246.50 11200F 240.00 132.00 204.00 12800E 335.00 184.25 284.7 0800R 290.00 159.50 246.50 11300A 225.00 123.75 191.25 12600F 335.00 184.25 284.7 0800S 292.50 160.88 248.63 11300B 225.00 123.75 191.25 12600F 335.00 184.25 284.7 9900A 220.00 121.00 187.00 11300D 225.00 123.75 191.25 12600F 335.00 184.25 284.7 9900B 220.00 121.00 187.00 11300D 225.00 123.75 191.25 12600H 285.00 156.75 242.2 9900C 220.00 121.00 187.00 11400A 265.00 145.75 225.25 12700B 300.00 155.00 255.00 9900E 220.00 121.00 187.00 11500A 190.00 104.50 161.50 1	9800L 9800M	290, 00		246. 50	11200E	240.00	132, 00	204,00	12600D	335.00	184, 25	284. 75
9800R 290, 00 109, 50 240, 50 10, 100 225, 00 123, 75 191, 25 12900F 385, 00 184, 25 284, 7 98008 292, 50 160, 88 248, 63 11300B 2225, 00 123, 75 191, 25 12900G 335, 00 184, 25 284, 7 9900A 220, 00 121, 00 187, 00 11300D 225, 00 123, 75 191, 25 12600H 285, 00 156, 75 242, 2 9900B 220, 00 121, 00 187, 00 11300D 225, 00 123, 75 191, 25 12700A 300, 00 165, 05 255, 00 9900C 220, 00 121, 00 187, 00 11400A 265, 00 145, 75 225, 25 12700B 300, 00 165, 00 255, 00 9900D 220, 00 121, 00 187, 00 11500A 190, 00 104, 50 161, 50 12700C 385, 00 211, 75 292, 25 290, 01 210, 00 120, 50 190, 00 104, 50 161, 50 128	9800Q	290.00	159. 50	246.50	11200F		132.00		1.080015		184. 25	284.75
9900A 220,00 121,00 187,00 11300C 225,00 123,75 191,25 12600H 285,00 156,75 242,25	9800R	290. 00			11300A 11300B				1 1284818	335, 00		284. 75 284. 75
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	9900A	220, 00	121.00	187.00	11300C	225. 00	123.75	191.25	12600H	285, 00	156. 75	242. 25
8900C 220, 00 121, 00 187, 00 14500A 190, 00 104, 50 181, 50 12700C 385, 00 211, 75 827, 25 9900B 220, 00 121, 00 187, 00 11500B 190, 00 104, 50 161, 50 12700C 385, 00 211, 75 827, 25 9900B 220, 00 121, 00 187, 00 11500B 190, 00 104, 50 161, 50 12800A 230, 00 128, 50 195, 56 9900F 220, 00 121, 00 187, 00 11500C 190, 00 104, 50 161, 50 12800B 230, 00 126, 50 195, 56	9900B	220.00	121.00	187, 00	11300D			191. 25	12700A	300,00		255, 00 255, 00
9600E 220.00 121.00 187.00 11500B 190.00 104.50 161.50 12800A 230.00 128.50 195.56 9900F 121.00 187.00 11500C 190.00 104.50 161.50 12800B 230.00 128.50 195.56	9900D	220, 00			11500A	190, 00	104. 50	161.50	12700C	385, 00	211. 75	827. 25
9900F 121.00 121.00 187.00 11000C 197.00 190.00 190.00 190.00 120.00	9900E	220.00	121.00	187.00	11500B	190.00	104.50	161.50	12800A	230.00	126, 50	195, 50
	9900F	1 220, 00	1 121.00	187.00	. 110000	190.00	104.50	1 101. 50	1 12500D	200.00	1 120.00	1 200, 00

Note: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

Used Industrial Sewing Machines—Con.
Union special machines—con.

USED INDUSTRIAL SEWING MACHINES—Con.
UNION SPECIAL MACHINES—con.

Used Industrial Sewing Machines—Con.
Union Special Machines—con.

				Chief Statistic Management Cont							
Style (Model No.)	Base price	Maxi- mum "as is" 55 percent percent	Maximum rebuilt and guaranteed 85 percent 85 percent	Style (Model No.)	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent	Style (Model No.)	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent
				15400X	\$200.00	\$110.00	\$170.00	16500J	\$305,00	\$167.75	\$259, 25
12800C	\$230.00	\$126, 50	\$195, 50	15400X 15400Y 15400AA	151.00	83.05	128.35	16500J 16500K 16500L-104	315, 00	173, 25	267.75
12800D 12800E	230, 00 230, 00	126, 50 126, 50	195, 50 195, 50	15400 A R	182, 50 175, 00	100.38 96.25	155, 12 148, 75	16500L-104	490, 00 500, 00	269. 50 275. 00	416, 50 425, 00
12800F	230.00	126. 50	195.50	15400 A C	187.50	103, 13	159.37	16500L-120	500.00	275.00	425, 00
32800Cr	230.00	126, 50	195, 50	15400 A B 15400 A B 15400 A D 15400 A D 15400 A E 15400 A F 15400 A G	185.00	101, 75	157. 25	16500L-112 16500L-120 16500L-128 16500L-144	505.00	277.75	429. 25
12800H 12900A	230. 00 345. 00	126. 50 189, 75	195, 50 293, 25	15400A F.	185.00 185.00	101, 75 101, 75	157. 25 157. 25	16600A-144	510.00 270.00	280. 50 148. 50	433, 50 229, 50
12000B	345, 00	189. 75	293. 25	15400 A.G	185.00	101.75	157, 25	16600C	270.00	148. 50	229.50
12900C 12900D	345. 00 345. 00	189, 75 189, 75	293, 25 293, 25		220.00 225.00	121, 00 123, 75	187.00 191.25	16600D	260, 00 270, 00	143, 00 148, 50	221, 00 229, 50
12900E	345.00	189. 75	293. 25	15400 A J	380.00	209.00	323.00	16600E 16600F 16600G	280, 00	154.00	238.00
12900F	345, 00 345, 00	189. 75	293, 25	15400 A L	180,00 180,00	99.00	153.00 153.00	16800G 16600H 16700A 16700B 16800A 16800C 16800C 16800C 16800C 16800G 16800G 16800G 16800H 16800H 16800H 16800H 16800K 16800N 16800N 16800N 16800N 16800N 16800N 16800N 16800N 16800D	295, 00 280, 00	162.25 154.00	250, 75
12900G 13100A	260.00	189. 75 143. 00	293, 25 221, 00	15400 A N	195.00	107. 25	165.75	16700A	215, 00	118. 25	238, 00 182, 75
13100B	295, 00	162, 25	250.75	15400 A N 15400 A P 15400 A Q 15400 A R	185.00	101.75	157. 25	16700B	215, 00	118. 25	182.75
13100C	270.00 290.00	148, 50 159, 50	229, 50 246, 50	15400 A Q	195.00 197.50	107. 25 108. 63	165.75 167.87	16800B	305.00	167.75 170.50	259, 25 263, 50
13100E	317. 50	174.63	269.87	15400AS	192, 00	105, 60	163. 20	16800C	310, 00	170. 50	263, 50
13100F	310.00 270.00	170. 50 148. 50	263. 50 229. 50	15400 A T	196, 50 197, 50	108.08 108.63	167.03 167.87	16800D	310, 00 310, 00	170. 50 170. 50	263, 50 263, 50
13200 A		148.50	229.50	15400AV	192.00	105.60	163. 20	16800F	340.00	187.00	289. 00
13200C	285,00	156, 75	242, 25	15400AW	210.00	115. 50	178.50	16800G	460.00	253.00	391,00
13400 A	305.00 245.00	167.75 134.75	259. 25 208. 25	15500B	189.00 170.00	103.95 93.50	160.65 144.50	16800H	500, 00 600, 00	275. 00 330. 00	425, 00 510, 00
14100B	245.00	134. 75	208.25	15500C	170.00	93, 50	144.50	16800K	275.00	151. 25	233.75
14100C	260.00 240.00	143.00 132.00	221.00 204.00	15500D	167, 50 180, 00	92. 13 99. 00	142, 38 153, 00	16800L	520.00 450.00	286, 00 247, 50	442.00 382.50
14300 A	195.00	107. 25	165. 75	15500F	170.00	93. 50	144.50	16800N	510.00	280. 50	433, 50
14500D	235.00	129. 25	199.75	15500G	260.00	143.00	221.00	16800P	475.00 360.00	261. 25	403.75
14500E	235.00 235.00	129. 25 129. 25	199.75 199.75	15500J	270.00 170.00	148, 50 93, 50	229, 50 144, 50	16900B	360.00	198.00 198.00	306, 00 306, 00
14500G	235, 00	129.35	199.75	15600A	215.00	118. 25	182.75	17100A	230.00	126. 50	195, 50
14500H	235. 00 225. 00	129. 25 123. 75	199.75 191.25	15600B	215, 00 215, 00	118. 25 118. 25	182.75 182.75	17100B	217, 50 230, 00	119. 63 126, 50	184.87 195.50
18200C 13400A 14100A 14100B 14100C 14100C 14200A 14300A 14300D 14500D 14500F 14500F 14500G 14500H 14500H 14500J 14500K	235.00	129. 25	199.75	18400 AR 18400 AB 18400 AB 18400 AU 18400 AU 18400 AU 18400 AU 18500 B 18500 B 18500 C 18500 C 18500 G	215.00	118. 25	182, 75	17100 A 17100 B 17100 C 17100 D	300.00	165.00	255.00
14500M	235, 00	129, 25	199.75	15700B	215.00	118. 25	182.75	17100E	325.00 217.50	178, 75	276. 25
14500N	235, 00 240, 00	129. 25 132. 00	199.75 204.00	15700C	220, 00 220, 00	121.00 121.00	187.00 187.00	17100E 17100F 17200A	190.00	119.63 104,50	184.87 161.50
14500 P 14500 P 14500 R-115 14500 R-161 14500 R-162 14500 R-290 14500 R-362	304.00	167.20	258, 40	15700E	220, 00	121.00	187.00	17200B	- 200.00	110.00	170.00
14500R-161	294. 00 294. 00	161.70 161.70	249.90 249.90	15800 A	225, 00 230, 00	123.75 126.50	191, 25 195, 50	17300 A	220, 00 295, 00	121.00 162.25	187. 00 250. 75
14500 R-230	304.00	167. 20	258. 40	15800C	225. 00	123. 75	191. 25	17400B	325.00	178. 75	276. 25
14500R-362	304.00	167. 20	258. 40	15800D	210.00	115.50	178.50	17400B 17400C 17400C 17400E 17400E 17400E 17500A 17500A 11500A 19100A 19100A 19200A 19200B 19300B 19300B 19300C 19300C 19300C 30100B 30100B 30100B 30100B 30100C 30100D 30100C 30100C 30100C	295. 00 315. 00	162, 25	250.75
145008-115	353. 00 343. 00	194. 15 188. 65	300.05 291.55	15800E 15860F	210, 00 395, 00	115. 50 217. 25	178, 50 335, 75	17400E	385.00	173, 25 211, 75	267.75 327.25
14500S-162	343, 00	188. 65	291, 55	15860F 15800G	210.00	115, 50	178. 50	17400F	295.00	162. 25	250.75
145008-230	353, 00 353, 00	194.15 194.15	300, 05 300, 05	15800H	210.00 210.00	115, 50 115, 50	178. 50 178. 50	17500R	240, 00 250, 00	132.00 137.50	204. 00 212, 50
14500S-362 14500T-115	309.00	169. 95	262.65	15900 A	185, 00	101.75	157. 25	19100A	285, 00	156.75	242, 25
T250071-161	299,00	164. 45	254. 15	15900B 15900C 15900D	185, 00	101.75	157. 25	19100B	295.00 250.00	162, 25 137, 50	250. 75 212. 50
14500T-162 14500T-230 14500T-362 14500U-115	299. 00 309. 00	164, 45 169, 95	254. 15 262. 65	15900D	185.00 185.00	101, 75	157. 25 157. 25	19200B	305.00	167. 75	259, 25
14500T-862	309,00	169.95	262, 65	15900E	185, 00	101.75	157.25	19300A	295.00	162. 25	250. 75
14500U-115	358.00 348.00	196, 90 191, 40	304.30 295.80	15900 F	185. 00 185. 00	101. 75 101. 75	157. 25 157. 25	19300B	295, 00 265, 00	162, 25 145, 75	250, 75 225, 25
14500U-161 14500U-162	348, 00	191. 40	295, 80	15900E 15900F 15900G 15900H	185, 00	101. 75	157. 25	19300D	265.00	145.75	225, 25
14500U-162 14500U-230 14500U-362	858.00	196, 90	304.30	16000A 16100A 16100B 16100C-5 16100C-6 16100C-7 16100C-8	190, 00 275, 00	104. 50 151, 25	161, 50 233, 75	19300E	_ 350, 00 140, 00	192, 50 77, 00	297. 50 119. 00
14700A	358, 00 295, 00	196, 90 162, 25	304. 30 250. 75	16100B	240.00	132.00	204.00	30100B	140.00	77.00	119.00
14700B	295, 60	162. 25	250.75	16100C-5	285.00	156 75	242. 25 250. 75	30100C	150,00	82, 50	127.50
14700C	295, 00 295, 00	162, 25 162, 25	250.75 250.75	16100C-6 16100C-7	295, 00 305, 00	162. 25 167. 75	259, 25	30100D	140.00 140.00	77, 00	119,00 119,00
14700E	295.00	162. 25	250.75	16100C-8	315.00	173. 25	267, 75	30100F	165.00	90, 75	140. 25
14/00F	295.00	162, 25	250.75		265, 00 265, 00	145. 75 145. 75	225, 25 225, 25	30100G	165. 00 340. 00	90.75 187.00	140, 25 289, 00
14900A 15000A	310.00 175.00	170. 50 96. 25	263, 50 148, 75	16100F	250, 00	137. 50	212.50	31500 A	340.00	187.00	289, 00
15000B	175.00	96. 25	148.70	16100E 16100F 16100G-4	285, 00	156. 75	242, 25	31000A	200, 00	110.00	170,00
15000D	175. 00 200. 00	96, 25 110, 00	148, 75 170, 05	16100G-5	300.00 315.00	165.00 173.25	255, 00 267, 75	31700B	325, 00 330, 00	178.75 181.50	276, 25 280, 50
\$5000A \$15000B \$15000B \$15000C \$15000C \$15000C \$15100A \$15100A \$15100B \$15100C \$15200B \$15200B \$15200C	200.00	110.00	170.00	16100G-5 16100G-6 16100G-7 16100G-8 16100G-9 16100H 16100K 16100J 16000L-6 16200A 16200B 16200C 16200C 16200C 16200F	330.00	181.50	280.50	31700A 31700B 31800 A 31900 A 31900B 33100A 33100A 33300 A 33300 B 33300 A 33300 A	337.50	185, 63	286.88
15100A	300, 60 300, 00	165.00	255, 00 255, 00 255, 00	16100G-8	345. 00 360. 00	189. 75 198. 00	293, 25 306, 60	31900A	342, 50 402, 50	188.38 221,38	291, 13 342, 12
15100C	300.00	165, 00 165, 00	255, 00	16100H	250.00	137, 50	212, 50	33100A	190, 00	104. 50	161, 50
15200A	300.00	165.00	255.00	16100K	265.00	145.75	225, 25 225, 25	33200A	190.00 200,00	104.50	161. 50 170. 00
15200B	300.00 300.00	165.00 165.00	255.00 255.00	16000L-6	265, 00 525, 00	145. 75 288. 75	446, 25	33300B	200, 00	110, 00 110, 00	170.00
15200D	300.00	165.00	255.00	16200A	185, 00	101.75	446, 25 157, 25	33300A	200, 00	110.00	170.00
15200E	300.00 300.00	165, 00 165, 00	255, 00 255, 00	16200B	185, 00 232, 50	101, 75 127, 88	157, 25 197, 62	35100 A	200, 00 550, 00	110, 00 302, 50	170, 00 467, 50
15400A	185.00	101.75	157. 25	16200D	237, 50	130.63	201, 87	35300A	500.00	275.00	425.00
15400B	177, 50	97. 63	150.87	16200E	261, 50	143.83	201, 87 222, 28	1 25500 A	650, 00	357. 50	552, 50
15400D	177. 50 177. 50	97. 63 97. 63	150, 87 150, 87	16200F 16200G	302, 50 325, 00	166.38 178.75	157. 13 276. 25	35500B 35500C 35500D	650.00 650.00	357. 50 357. 50	552, 50 552, 50
15400E	180.00	99.00	153.00	16200H	247. 50	136, 13	210.37	35500D	650.00	357. 50	552, 50
15400F	180.00 177.50	99.00 97.63	153,00 150,87	16200J 16200K	305.00 250.00	167. 75 137. 50	259, 25 212, 50	35500 E	650, 00 375, 00	357.50 206.25	552, 50 318, 75
15400H	180.00	99.00	153.00	162001	306, 50	168.58	262, 52	35700B	375.00	206, 25	318, 75
15400 I 15400 I 15400 L 15400 L 15400 M 15400 M 15400 P 15400 Q 15400 R 15400 R	177.50	97.63	150.87	16200M	315.00	173. 25	267.75	35700C	375, 00	206. 25	318, 75
15400L	207. 50 205. 00	114. 13 112. 75	176.37 174.25	16200IN	232, 50 350, 00	127. 88 192. 50	197. 62 297. 50	85700E	375.00 375.00	206. 25 206. 25	318, 75 318, 75
15400M	177.50	97.63	150.87	16200Q	312.50	171.88	265, 62	35700F	398.00	218.90	338,30
15400N	195.00 200.00	107. 25	165.75 170.00	16300A 16400B	300, 00 285, 00	165, 00 156, 75	255, 00 242, 25	35700H	375.00 375.00	206, 25 206, 25	338.30 318.75 318.75 318.75 318.75 318.75
15400Q	177.50	97. 63	150.87	16500A	800.00	165.00	255.00	35700J	375.00	206, 25	318.75
15400R	177.50	97.63	150.87	16500B	425, 00	233, 75	361. 25	35700K	375.00 375.00	206, 25 206, 25	318.75
15400S	177.50 150.00	97.63 82.50	150.87 127.50	16500D	280.00 290.00	154.00 159.50	238, 00 246, 50	35700P	400, 00	220,00	340, 00
TRACE OF THE PROPERTY OF THE P	180.00	99.00	153.00	16200Q 16200Q 16300A 16400B 16500A 16500C 16500C 16500C 16500E 16500F	294.00	161.70	249.90	35500D 35500E 35700A 35700B 35700B 35700E 35700E 35700F 36700G 35700H 35700H 35700K 35700K 35700L 35700L 35700C 35700R 35700R 35700R 35700R	400.00	220.00	340.00
15400V 15400W	155.00 185.00	85. 25 101. 75	131.75 157.25	16500F	360, 00 445, 00	198.00 244.75	306.00 378.25	35700R	420.00 400.00	231. 00 220. 00	357.00 340.00
40900 W	100.00	101. 10	107.20	100000	210.00	222.10	010, 20		200,00	and ou	-

Note: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

Used Industrial Sewing Machines—Con.
Union Special Machines—con.

USED INDUSTRIAL SEWING MACHINES—Con.
UNION SPECIAL MACHINES—con.

USED INDUSTRIAL SEWING MACHINES—Con. UNION SPECIAL MACHINES—con.

UNION SPEC	HAL MAC	HINES-C	on.	UNION SPECIAL MACHINES—con.			UNION SPECIAL MACHINES—COII,				
Style (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent	Style (Model No.)	Base price		Maximum rebuilt and guaranteed 85 percent	Style (Model No.)	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent
35800A	\$400.00	\$220.00	\$340.00	43200F	\$189.00	\$103.95	\$160.65	51700H	\$325.00	\$178, 75	\$276. 25
35800B	495.00	272. 25	420.75	43200G	238.00	130.90	202.30	51700T	305, 00	167.75	259. 25
35800U	400.00	220.00	340.00	43200H	217.00 255.00	119.35 140.25	184. 45 216. 75	017001	315.00 363.00	173. 25 199. 65	267, 75 308, 55
35800D	420.00 410.00	231.00 225.50	357.00 348.50	43200J 43200K	164.00	90. 20	139. 40	51700L 51700M	445, 00	244, 75	378. 25
35800Q 35800R	495.00	272, 25	420.75	43400B	198,00	108. 90	168, 30	51700N 51700P	490.00	269. 50	416. 50
35800R	439, 00 439, 00	241. 45 241. 45	373. 15 373. 15	43800A 43800B	195, 00 210, 00	107. 25 115. 50	165, 75 178, 50	51700P	350, 00 315, 00	192, 50 173, 25	297, 50 267, 75
35800S 35800T	439.00	241, 45	373. 15		485.00	266.75	412, 25	51700R	305.00	167. 75	259, 25
35800 W	439.00	241, 45 241, 45	373.15	51100A 51100B 51100B 51100C 51100D 51100E 51100F 51100G	175. 00 175. 00	96, 25 96, 25	148.75 148.75	51700Q 51700R 51700T 51700U 51800A	440, 00 465, 00	242, 00 255, 75	374, 00 395, 25
35800 X	439, 00 439, 00	241, 45	373.15 373.15	51100C	175.00	96, 25	148, 75	51800A	525, 00	288, 75	446. 25
35800 Y	439, 00	241. 45	373, 15	51100D	175.00 175.00	96. 25 96. 25	148, 75 148, 75	51800B 51900A	495, 00 235, 00	272, 25 129, 25	420.75 199.75
38200A 38200B	650, 00 700, 00	357, 50 385, 00	552, 50 595, 00	51100F	185.00	101.75	157, 25	DIMOND	235, 00	129, 25	199.75
38200C	750, 00	412.50	637. 50	51100G	175.00	96, 25 101, 75	148.75	51900C 51900D	260.00	143.00	221.00
38200D 38200E	800, 00 750, 00	440, 50 412, 50	680, 00 637, 50		185, 00 268, 00	147. 40	157, 25 227, 80	51900F	375, 00 235, 00	206. 25 129. 25	318.75 199.75
38200F	800.00	440, 00	680, 00	51100J 51100K	268.00	147. 40	227, 80	51900F 51900G	250.00	137.50	212, 50
38200 G	650, 00 207, 50	357, 50 114, 13	552, 50 176, 37	51100L 51100M	210, 00 210, 00	115, 50	178, 50 178, 50		250, 00 275, 00	137. 50 151. 25	212.50 233.75
39100 A	200, 00	110.00	170.00	51100N	285, 00	156, 75	242. 25	51900J 51900K	418, 00	229. 90	355, 30
2010063	205.00	112.75	174. 25	51200A 51200B	185, 00 185, 00	101.75 101.75	157, 25 157, 25	519001	250, 90 295, 00	137. 50 162, 25	212, 50 250, 75
39100D 39100E 39100F 39100G	195, 00 195, 00	107, 25 107, 25	165, 75 165, 75	51200C	175.00	96, 25	148.75	52100A 52100B	210.00	115. 50	178.50
39100F	205.00	112.75	174. 25	51200D	180.00	99.00	153, 00	52100C	220.00	121.00	187.00
39100H	200, 00 210, 00	110.00 115.50	170, 00 178, 50	51200E 51200F	175, 00 185, 00	96, 25 101, 75	148, 75 157, 25	52700A 52700B	195, 00 195, 00	107. 25 107. 25	165. 75 165. 75
39100J	205.00	112.75	174. 25	51200G	185.00	101. 75	157. 25	52700C	340.00	187. 00	289. 00
39100L 39100M	200, 00	110,00 112,75	170, 00 174, 25	51200H	175. 00 200. 00	96. 25 110. 00	148, 75 170, 00	82700F 82700G 52700H 52700J 52700K 52700L 52700M 52700N 52900D 52800D 52800D 52800F 52800G 52800G 52800G	340.00 270.00	187. 00 148. 50	289, 00 229, 50
39100N	205, 00	112.75	174. 25	51200J 51200K	205.00	112.75	174, 25	52700H	250.00	137. 50	212. 50
39100N	195, 00	107. 25	165.75	51200L	205, 00	112, 75	174. 25	52700J	301.00	165, 55	255. 85 187. 00
39100Q 39100R	205, 00 200, 00	112.75 110.00	- 174, 25 170, 00	51200M 51200N	195, 00 200, 00	107, 25 110, 00	165, 75 170, 00	52700L	220, 00 230, 00	121. 00 126. 50	195, 50
39100S	210.00	115, 50	178, 50	51200N 51200P 51200Q 51200R 51200S 51200S 51200U 51200U 51200U 51300A 51300B 51300C 51300F 51300F 51300F 51300H 51300H 51300H	195,00	107, 25	165, 75	52700M	285, 00	156. 75	242, 25
39100T	210.00 205.00	115. 50 112. 75	178, 50 174, 25	51200Q	205, 00 205, 00	112, 75 112, 75	174, 25 174, 25	52700N	265, 00 330, 00	145, 75 181, 50	225, 25 280, 50
39100 U	215. 00	118. 25	182, 75	512008	195.00	107. 25	165.75	52800 D	330.00	181. 50	280.50
30100AA	212, 50	116, 88	180, 62	51200T	220, 00 290, 00	121.00 159.50	187.00	52800E	340.00 330.00	187. 00 181. 50	289, 00 280, 50
39200 A	210.00 205.00	115, 50 112, 75	178, 50 174, 25	51200V	356, 00	195. 80	246, 50 302, 60	52800G	330, 00	181. 50	280, 50
39200C	205, 00	112, 75	174. 25	51300A	175.00	96. 25	148.75	52800H	340.00	187. 00	289.00
39200A 39200B 39200C 39200 E 39200 F 39200 G 39200H 39200U 39200 L 39200 L 39200 Q 39200 Q	215, 00 205, 00	118, 25 112, 75	182, 75 174, 25	51300B	180, 00 189, 00	99.00 103.95	153, 00 160, 65	52800J 52800K 52800L 52000A	315, 00 355, 00	173, 25 195, 25	267, 75 301, 75
39200 G	205, 00	112.75	174, 25 174, 25	51300D	305, 00	167. 75	259. 25	52800L	368.00	202.40	312.80
39200H	210.00	115, 50	178, 50	51300F	185, 00 195, 00	101. 75 107. 25	157. 25 165, 75	52900B 52900B	328.00 328.00	180. 40 180. 40	278, 80 278, 80
39200 K	205, 00 215, 00	112, 75 118, 25	174, 25 182, 75	51300H	200,00	110.00	170, 00	52900C	336.00	184. 80	285.00
39200L	205.00	112.75	174. 25	51300J	209.00	114.95	177. 65	52900D	336.00	184. 80 195. 80	285, 60 302, 60
39200Q	205, 00 205, 00	112.75 112.75	174, 25 174, 25	51300K	332, 00 205, 00	182, 60 112, 75	282, 20 174, 25	52900E 53500A	356, 00 265, 00	145. 75	225, 25
39200 U 39200 A A 39200 A C 39200 A D 39200 A E	205, 00	112,75	174. 25	51300M	205.00	112, 75	174.25	53500B	290.00	159. 50	246, 50
39200AA	220, 00 220, 00	121,00 121,00	187. 00 187. 00	51300N 51400A	200, 60 205, 00	110.00	170.00 174, 25	53500C 53500D	295, 00 280, 00	162. 25 154. 00	250. 75 238. 00
39200AD	220,00	121,00	187, 00	51400B	280,00	154.00	238, 00		****	225, 50	348. 50
39200AE	220, 00	121,00	187.00	51400C 51400D	270, 00 260, 00	148. 50 143. 00	229, 50 221, 00	54100C	419.00 285.00	230, 45 156, 75	356, 15 242, 25
	220, 00 225, 00	121.00 123.75	187. 00 191. 25	51400E	205.00	+112.75	174, 25	54100E	294.00	161. 70	249.90
39200AJ 39200A N 39200A O 39200A R	240,00	132, 00	204.00	51400F	270.00	148.50	229. 50	54100F	435.00	239, 25 242, 00	369. 75 374. 00
39200A O	235. 00 255. 00	129, 25 140, 25	199, 75 216, 75	51400G 51400H	315, 00 205, 00	173, 25 112, 75	267. 75 174. 25	54100H	440.00 310.00	170. 50	263. 50
39200AS 39200AT	234.00	128, 70	198. 90	51400J 51400K	205.00	112,75	174, 25	54100J	315.00	173. 25	267.75
39200A T	238, 00 230, 00	130, 90 126, 50	202, 30 195, 50	51400L	205, 00 260, 00	112.75 143.00	174, 25 221, 00	54100B 54100C 54100D 54100E 54100F 54100F 54100H 54100J 60000A 60000C 61200A	450.00 450.00	247. 50 247. 50	382, 50 382, 50
39200A V	238.00	130. 90	202, 30	51400L 51400M	270, 00	148, 50	229.50			44.00	68.00
39200 A V	240, 00 200, 00	132.00 110.00	204, 00 170, 00	51400N	260, 00 230, 00	143, 00 126, 50	221, 00 195, 50	61200B 61200C	80.00 77.50	44.00 42.63	68.00 65.87
39300A 39300B	200, 00	110.00	170,00	51400Q	305.00	167.75	259, 25 250, 75	61200F	72, 50	39, 88	61 62
41000 A	312, 50	. 171.88	265, 63	51400R	295, 00 285, 00	162. 25 156. 75	250. 75 242. 25	61200CA	80.00 75.00	44. 00 41. 25	68, 00
41000B 41100A	317, 50 400, 00	174, 63 220, 00	269, 87 340, 00	51400T	230.00	126. 50	195. 50	61300A	82,00	45, 10	68. 00 63. 75 69. 70
41200A	312.50	171.88	265, 63	51400U	285. 00 230. 00	156. 75 126. 50	195, 50 242, 25	61300C	77.50	42.63	65, 87
41200B 41200C	300, 00 310, 00	165.00 170,50	255, 00 263, 50	51400 W	230, 00	126. 50	195, 50 195, 50	61300E	84. 50 72. 50	46, 48 39, 88	71. 82 61. 62
41200D	350.00	192.50	297, 50 276, 25	51400X	230, 00	126, 50	195, 50 242, 25 250, 75	61300F	72, 50 72, 50	39.88	61, 62
41200F 41200 A A	325, 00 312, 50	178.75 171.88	265 63	51400 Y	285, 00 295, 00	156, 75 162, 25	242, 25 250, 75	61300CA	80, 00 75, 00	44. 00 41. 25	68, 00 63, 75
41300A	325, 00 325, 00	178. 75	276, 25 276, 25 280, 50	51400AB	285.00	156, 75	242, 25	61300FA	75. 00	41, 25	63, 75 63, 75
41300B	325, 00	178, 75	276.25	51400AC	275, 00 205, 00	151. 25 112. 75	233.75 174.25	G75300B	130. 00 125. 00	71. 50 68. 75	110, 50 106, 25
41000B 41100A 41200A 41200B 41200C 41200C 41200F 41200F 41200A 41300B 41300B 41300C 41300D 41300C 41300C 41300C 41300C 41300C 41300C 41300C 41300H 41300C 41300H 41300C	330.00 330.00	181.50 181.50	280, 50	51400N 51400P 51400Q 51400K 51400S 51400T 51400U 51400U 51400V 51400W 51400W 51400A 51400A 51400A 51400A 51400A 51400A 51400A 51400A	200, 00	110,00	170.00	61200B 61200C 61200C A 61200C A 61200C A 61300A 61300D 61300D 61300D 61300C A 61300C A 61300C A 61300C A 61300C A 61300C A 61300F A 61300F A 61300F A 61300F A	145, 00	79.75	123, 25
41300E	320.00	176.00	272, 00	51500C 51500D-36	214, 00	117. 70 184, 25	181.90	75400A A	145, 00	79.75 82,50	123, 25 127, 50
41300F	320, 00 320, 00	176, 00 176, 00	272, 00 272, 00	1 5150010-48	335.00 365.00	200.75	284. 75 310. 25	75400LA	150.00 190.00	104.50	161, 50
41300H	325.00	178.75	272, 00 276, 25	51500F 51500G 51500H 51500H	225, 00	123.75	191. 25	75400LB	190,00	104, 50	161, 50
41300J 41300F	325, 00 325, 00	178.75 178.75	276, 25 276, 25	51500H	214, 00 250, 00	117. 70 137. 50	181, 90 212, 50	75400MA	190.00 150.00	104. 50 82. 50	161, 50 127, 50
41300L	325, 00	178, 75	276, 25	51500J		126, 50	195. 50	75400MB	145.00	79.75	123, 25
41300M	330.00	181, 50	280, 50 280, 50	51500K	235, 00 345, 00	129, 25 189, 75	199, 75 293, 25	75500M A	145, 00 145, 00	79.75 79.75	123, 25 123, 25
41300P	330.00 335.00	181, 50 184, 25	284. 75	51500L-28	375.00	206, 25	318.75	G76200A	110.00	60.50	93, 50
41300P 41300Q 41300R	000, 00	184. 25	284, 75	51500M	235, 00	129. 75	199, 75	G76200B	125, 00	68.75	106, 25
41300R 41300S	335. 00 335. 00	184, 25 184, 25	284.75 284.75	51500P	235, 00 250, 00	129, 25 137, 50	199, 75 212, 50	G76200D	125, 00 115, 00	68, 75 63, 25	106. 25 97. 75
43100 A	198, 00	108, 90	168.30	51600A	260, 00	143, 00	221, 00	G76200E	125, 00	63, 25 68, 75	
43200A	187.00 187.00	102.85 102.85	158, 95 158, 95	51700C 51700D	280, 00 290, 00	154, 00 159, 50	238, 00 246, 50	G76200F	115.00 125,00	63, 25 68, 75	108 25
43200A 43200B 43200C 43200D 43200E	159.00	87. 45	135. 15	51500J 51500L-28 51500L-28 51500L-28 51500M 51500N 51500P 51600A 51700C 51700D 51700E 51700E	338, 00	185, 90	287, 30	75400 A B 75400 L A 75400 L B 75400 L C 75400 M A 75500 M A 75500 A 75500 A 75500 B 76200 B 76200 C 76200 C	115, 00	63, 25 68, 75	97. 75 106. 25 97. 75 106. 75 106. 75 97. 78
43200D	159.00 176.00	87.45	135. 15 149. 60	51700F	420, 00 465, 00	231. 00 255, 75	357, 00 395, 25	G76200J	125, 00 115, 00	68, 75 63, 25	106.75
9020013	110.00	1 00.00	110.00		100,00	200, 10	030, 20	Growth	110.00	00. 20	07.10

NOTE: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

Used Industrial Sewing Machines—Con. union special machines—con.

USED INDUSTRIAL SEWING MACHINES—Con. UNION SPECIAL MACHINES—con.

Used Industrial Sewing Machines—Con.

MERROW MACHINES—con.

ONION BEEN		-	-			HINDS-U	CONTRACTOR OF THE PARTY OF THE	DIERRO W	STORY OF THE REAL PROPERTY.	227	79
Style (Model No.)	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent	Style (Model No.)	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent	Style (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guar- anteed 85 percent
G76200L G76200M G76200N G76200P	\$115,00 115,00 115,00 120,00	\$63, 25 63, 25 63, 25 66, 00	\$97.75 97.75 97.75 102.00	G81000M G81000N G81000P G81000Q	\$230, 00 220, 00 230, 00 220, 00	\$126, 50 121, 00 126, 50 121, 00	\$195.50 187.00 195.50 187.00	60E-2 60ED-2T	\$170.00 180.00 150.00	\$ 93, 50 99, 00 82, 59	\$144.50 153.00 127.50
G76200P G75200R G76200S G76200T G76200U G76300A G76300A	125, 00 125, 00	68, 75 68, 75	106, 75 106, 75	G81000Q G81000R G81000AA	220, 00 260, 00 275, 00	121, 00 143, 00 151, 25	187. 00 221. 00	60F 60H 60HD 60Hd-1	195.00 195.00	107, 25 107, 25 118, 25	165, 75 165, 75 182, 75
G76200U	125, 00 125, 00 115, 00	68, 75 68, 75 63, 25	106, 75 106, 75 97, 75	GS1000AB 81200A 81200H	225, 00 245, 00	128.75 184.75	233.75 191.25 208.25	60Hd-1 60JD-1 60JD-2 60JD-2 60JDC 60JDU 60JDU-1 60JDW 60JDUW 60JDUW	195. 00 195. 00	107. 25 107. 25	165, 75 165, 75
G76300E G76300E G76300H	115, 00 115, 00 115, 00	63, 25 63, 25 63, 25	97.75 97.75	81300A	310: 00	170. 50	263, 50	60JD-2 60JDC	195, 00 195, 00 195, 00	107, 25 107, 25 107, 25	165, 75 165, 75 165, 75
G78000A	115, 00 380, 00	63, 25 209, 00	97, 75 97, 75 823, 00	MERR	OW MACH	INES		60JDU-1 60JDW	195, 00 195, 00	107, 25 107, 25	165.75 165.75
G78000B	145, 00 235, 00 275, 00	79, 75 129, 25 151, 25	123, 25 199, 75 238, 75	14A 15C	\$185,00 185,00	\$101.75 101.75	\$157, 25 157, 25		195, 00 190, 00 300, 00	107, 25 104, 50 165, 00	165, 75 161, 50 255, 00
70000TO	275 00	151, 25 167, 75 167, 75	233, 75 259, 25 259, 25	15CA 15F 17F	195, 00 185, 00 185, 00	107, 25 101, 75 101, 75	165, 75 157, 25 157, 25	60Q A 60Q B 60Q B	300, 00 300, 00 190, 00	165, 00 165, 00 104, 50	255, 00 255, 00 161, 50
79000C 79000D 79000E G79000A	275. 00 275. 00	151. 25 151. 25	233, 75 233, 75	18 18A	185, 00 185, 00	101.75 101.75	157, 25 157, 25	60RD. 60RDB. 60RD-1 60RD-2 60R. 608-1 608D-1 60SD-1	190.00	104, 50 104, 50	161, 50 161, 50
G79000B	275, 00 290, 00 290, 00	151, 25 159, 50 159, 50	233, 75 246, 50 246, 50	18F 22F	185, 00 285, 00 300, 00	101, 75 156, 75 165, 00	157, 25 242, 25 255, 00	60KD-2 60S	190, 00 190, 00 190, 00	104, 50 104, 50 104, 50	161, 50 161, 50 161, 50
G790001c	275.00 275.00	151. 25 151. 25	233. 75 233. 75	ZZF J	300,00	165.00 170,50	255, 00 263, 50	60SD-1	190. 00 190. 00 190. 00	104. 50 104. 50 104. 50	161. 50 161. 50 161. 50
79100B 79100D	275, 00 305, 00 305, 00	151, 25 167, 75 167, 75	233, 75 259, 25 259, 25	27F 27FT	185, 00 285, 00 300, 00	101, 75 156, 75 165, 00	157, 25 242, 25 255, 00				101.00
79100E 79100F 79100G	275, 00 305, 00 305, 00	151, 25 167, 75 167, 75	233. 75 259. 25 259. 25	22FJT 24F 27F 27FT 27FJ 27FJ 27FJ 35FT 35FT 36FI 36FI 36FI 36OABB 60ABB 60ABB-1 60ABB-1 60ABB-4 60ABBD-1 60ABBD-1	300, 00 310, 00 285, 00	165.00 170.50 156.75	255, 00 263, 50 242, 25	U. S. BLI	NDSTITCH 1	IACHINES	
79200A 79200B	320.00	176.00 176.00	272.00 272.00	35FT 35FJ	300,00 300.00	165, 00 165, 00	255.00 255.00	A	\$200.00 200.00	\$110,00 110,00	\$170.00 170.00
79200E G80000A	320, 00 142, 50 142, 50	176, 00 78, 38 78, 38	272. 00 121. 12 121. 12	60AB	310, 00 190, 00 190, 06	170.50 104.50 104.50	263, 50 161, 50 161, 50	B EWB 78PR 88T 88G 88CD	250.00 200.00 250.00	137. 50 110. 00 137. 50	212.50 170.00 212.50
G80000B G80000C G80000D	147. 50 147. 50	81. 13 81. 13	125, 37 125, 37	60ABB-1 60ABB-2	190, 00 190, 00	104.50 104.50	161, 50 161, 50	88G	200, 00 200, 00 200, 00	110.00 110.00 110.00	170.00 170.00 170.00
G80000H G80000K G80000P	217. 50 145. 00 135, 00	119. 63 79. 75 74. 25	184. 87 123. 25 114. 75	60ABBD 60ABBD-1	190, 00 190, 00 190, 00	104, 50 104, 50 104, 50	161.50 161.50 161.50	88FP	175.00 200.00	96. 25 110. 00	148.75 170.00
G80000Q G80000R	135, 00 160, 00 135, 00	74, 25 88, 00 74, 25	114. 75 136. 00 114. 75	60A RRV-1	250, 00 250, 00 190, 00	137.50 137.50 104.50	212, 50 212, 50 161, 50	88PB 88PR	200, 00 200, 00 200, 00	110.00 110.00 110.00	170.00 170.00 170.00
G80000S	100:00	137, 50 82, 50	212, 50 127, 50	60ABDH 60ABDH 60ABDH-1	195.00 195.00	107. 25 107. 25	165, 75 165, 75	108. 118. 118S.	200.00 200.00	110.00 110.00	170.00 170.00
80200B 80200C 80200D	150, 00 155, 00 155, 00	82, 50 85, 25 85, 25	127. 50 131. 75 131, 75	60ABWD	180, 00 190, 00 190, 00	99.00 104.50 104.50	153,00 161,50 161,50	128	200, 00 200, 00	110, 00	170, 00 170, 00
80200H 80200AA	300.00 150.00	165, 00 82, 50	255, 00 127, 50	60ADH	190, 00 190, 00	104. 50 104. 50	161. 50 161. 50	LEWIS BI	INDSTITCH	MACHINES	
80200 Å B	150, 00 155, 00 155, 00	82, 50 85, 25 85, 25	127, 50 131, 75 131, 75	60ADW-1	180.00 190.00 190.00	99. 00 104. 50 104. 50	153. 00 161. 50 161. 50	16	\$445, 00	\$244.75	\$378, 25
G80300B G80300C G80300D G80300E	195, 00 210, 00 180, 00	107. 25 115. 50 99. 00	165, 75 178, 50 153, 00	60B-1	190, 00 190, 00 190, 00	104, 50 104, 50 104, 50	161. 50 161. 50 161. 50	16-13 17 18	450, 00 445, 00 450, 00	247. 50 244. 75 247. 50	382, 50 378, 25 382, 50
80500A	165, 00 275, 00	90. 75 151, 25	140, 25 233, 75	60BD 60BDH 60BE	105 00	107. 25 93. 50	165, 75 144, 50	24 29	450. 00 495. 00	247. 50 272, 25 302. 50	382, 50 420, 75 467, 50
80500B 80500C 80500D	275, 00 275, 00 280, 00	151, 25 151, 25 154, 00	233, 75 233, 75 238, 00	60BE 60BE 7 60BE DT 60BU 60BW 60BW 60BW 60BW 60BW 60BW 60BW 60BW	180, 00 180, 00 190, 00	99, 00 99, 00 104, 50	153, 00 153, 00 161, 50	17 17 18 24 29 30 40 41 42 42	550, 00 275, 00 275, 00	151, 25 151, 25	233, 75 233, 75
G80600E	280, 00 280, 00	154.00 154.00	238, 00 238, 00	60BWD	180, 00 190, 00 195, 00	99. 00 104. 50 107. 25	153.00 161.50	42	300.00	151, 25 165, 00 137, 50	233, 75 255, 00 212, 50
80600H 80600J115	280, 00 420, 00 335, 00	154, 00 231, 00 184, 25	238, 00 357, 00 284, 75	60D 60D3B	190. 00 250. 00	104, 50 137, 50	165, 75 161, 50 212, 50			137.50 151.25	212.50 233.75 255.00
80600J161 80600J162	325, 00 325, 00 335, 00	178. 75 178. 75 184, 25	276, 25 276, 25 284, 75	60E	250, 00 170, 00 190, 00	137, 50 93, 50 104, 50	212, 50 144, 50 161, 50	62-1 62-2	300, 00 250, 00 250, 00	165, 00 137, 50 137, 50	212, 50 212, 50 212, 50
80600J362 80600M115	335, 00 384, 00	184. 25 211. 20	284.75	60UD-1 60UD-2	195, 00 190, 00	107, 25 104, 50	161, 50 165, 75 161, 50	62-3 62-4	250, 00 250, 00	137, 50 137, 50	212.50 212.50
80600 M 162 80600 M 230	374, 00 374, 00 384, 00	205, 70 205, 70 211, 20	326, 40 317, 90 317, 90 326, 40	60UDH 60UDW 60W	195, 00 190, 00 180, 00	107, 25 104, 50 99, 00	165, 75 161, 50 153, 00	62-6 62-7	250, 00 250, 00 275, 00	137, 50 137, 50 151, 25	212.50 212.50 233.75
80600M362 80600N115	384, 00 340, 00 330, 00	211, 20 187, 00	326, 40 326, 40 289, 00 280, 50	60WD	190, 00 350, 00 225, 00	104, 50 192, 50 123, 75	161, 50 297, 50 191, 25	55. 56. 59. 62-1. 62-2. 62-3. 62-4. 62-5. 62-6. 62-7. 62-9. 62-13. 62-14. 62-15.	250, 00 250, 00 250, 00	137. 50 137. 50 137. 50	212.50 212.50 212.50
80600N162 80600N230	330, 00 340, 00	181, 50 181, 50 187, 00	280, 50 289, 00 289, 00	A-2DH A-2DH-1	230, 00 230, 00	126. 50 126. 50	195, 50 195, 50	62-14 62-15	250.00 295.00	137. 50 162. 25	212.50 250.75
80600N362 80600P115 80600P161	340.00 389.00 379.00	187. 00 213, 95 208, 45	330, 65	60B W D H. 60D J. 60D J. 60D J. 60D J. 60D J. 60U D. A-2D H. A-2D H. A-2D H A-2D H A-2D S. A-2D S. A-2D S.	230, 00 225, 00 225, 00	126, 50 123, 75 123, 75	195, 50 191, 25 191, 25	62-15	250.00 300.00 425.00	137, 50 165, 00 233, 75	212.50 255.00 361.25
G80000G 80600T 80600T115 80600T161 80600T161 80600T161 80600T162 80600T262 80600T262 80600T262 80600M162 80600M161 80600M161 80600M161 80600M161 80600M161 80600M162	379. 00 389. 00	208, 45 213, 95	322. 15 322. 15 330. 65	A-2F A-2NR-1	220, 00 215, 00	121, 00 118, 25 118, 25	191, 25 187, 00 182, 76 182, 75 182, 75 182, 75 182, 75	72-2 72-3 72-4	425.00 425.00 425.00	233. 75 233. 75 233. 75	361. 25
G80600 A.C G80600 A.D	389, 00 275, 00 275, 00	213. 95 151. 25 151. 25	330, 65 233, 75 233, 75	A-3W A-3W-1	215. 00 215. 00 215. 00	118. 25 118. 25	182, 75 182, 75 182, 75	72-2 72-3 72-4 72-12 72-13 72-14 72-15 72-32 79-1 79-2 79-3 79-4 121-1 121-2	425, 00 425, 00 426, 00	233. 75 233. 75	361, 25 361, 25 861, 25 361, 25 361, 25 361, 25 361, 25
80700A 80700B G80800A G81000A	255, 00 225, 00 200, 00	140, 25 123, 75 110, 00	216.75 191.25 170.00	A-3W-3 A-3D	215, 00 225, 00 225, 00	118, 25 123, 75 123, 75	182, 75 191, 25 191, 25	72-14 72-15 72-32	425, 00 425, 00 425, 00	233, 75 233, 75 233, 75	361, 25 361, 25 361, 25
U31000D	212. 50 212. 50	116, 88 116, 88	180, 62 180, 62	A-3DRW	225, 00 225, 00 225, 00	123.75 123.75	191, 25 191, 25 191, 25	79-1	425, 00 425, 00 425, 00	923.75	361, 25 361, 25
81000C	225, 00 275, 00 200, 00	123. 75 151. 25 110. 00	191. 25 233. 75 170. 00	A-3DW-3 A-3JDW	225, 00 225, 00 235, 00	123.75 123.75 129.25	191, 25 191, 25 199, 75	79-4 121-1	425, 00 425, 00 445, 00	233, 75 233, 75 233, 76 244, 75 244, 75	361, 25 361, 25 361, 25 361, 25 378, 25 378, 25
G81000E G81000F G81000H G81000L	220. 00 220. 00 220. 00	121.00 121.00 121.00	187.00 187.00 187.00	A-2NR-1 A-3W A-3W-1 A-3W-3 A-3W-3 A-3DB A-3DR A-3DR A-3DRW A-8DW-1 A-3DW-1 A-3DW-3 A-3	235, 00 215, 00 170, 00	129, 25 129, 25 118, 25 93, 50	191, 25 199, 75 199, 75 182, 75 144, 50	121-2	445.00	244. 75	378. 25
G010000	1 20.00	1 121.00	401.00	W	-10,00	20.00	420.00			ST UE	2 - 1

Note: The prices in columns 3 and 4 are maximum prices. Lower than maximum prices may be charged. All base prices are exclusive of attachments and accessories.

USED INDUSTRIAL SEWING MACHINES-Con.

Style (Model No.)	Base price	Maxi- mum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent
MEAD.	2000.00	2110.00	#1M0 00
75AB	\$200, 00 200, 00	\$110.00	\$170,00
75H	200.00	110.00	170, 00 170, 00
75'TS	200.00	110.00	170.00
95H	200.00	110,00	170, 00
C300-2	200.00	110.00	170, 00
C300-5	200, 00	110.00	170, 00
C300-10	200, 00	110.00	170.00
C300-11	200, 00	110.00	170.00
333	275, 00	151, 25	233, 75
333J-8	275, 00	151. 25	233, 75
333R-2	425, 00	233. 75	361, 25
	275, 00	151. 25	233, 75
Saddle stitch long	210.00	101, 50	200,10
arm	200, 00	110, 00	170.00
arm	175.00	96, 25	148, 75
AMERICAN (DEARBO	ORN) BLIN	DSTITCH MA	CHINES
7	\$140,00	\$77,00	\$119,00
9	165, 00	-90, 75	140, 25
12	175, 00	96, 25	148, 75
Sleeve	175, 00	96, 25	148, 75
Pants	165, 00	90.75	140, 25
Edge baster	175.00	96. 25	148.75

101 Fly Bar 1 size	\$750.00	\$412.50	\$637.50
101 Mayfair model cut before 1½" 101 Bond Street cut	750, 00	412.50	637. 50
before 11/8" 101 Imperial cut be-	750, 00	412, 50	637. 50
fore 134" 101 Bull Dog cord	750, 00	412, 50	637. 50
trimmer 101 adjustable fly all	795.00	437. 25	675. 75
sizes	795, 00	437, 25	675, 75
101 lapel model	750, 00	412/50	637, 50
101 cross oval	750.00	412.50	637.50
Rapid cord trimmer.	795.00	437. 25	675. 73
Rapid eyelet High speed straight	765, 00	420.75	650, 25
hole	440, 00	242, 00	374.00
Tacking Clicker cutting ma- chines:	150.00	82.50	127. 50
Model A with motor. Model B with	650.00	357. 50	552. 50
motor	650.00	357. 50	552, 50
motor	725, 00	398.75	616, 23

Double thread seam-		HO POR	200
ing machine	\$65,00	\$35, 75	\$55. 26
Double thread seam-	a Control of the	2000	
ing and trim	90.00	49, 50	76, 50
Horn machine	60.00	33.00	51.00
Single thread plain Single thread auto-	40.00	22,00	34.00
matic tension Single thread gather-	47.50	26, 13	40. 38
ing presser foot Single thread feed	42.50	23, 38	36. 13
gathering Single thread, 2thread,	105.00	57.75	89. 28
2 needle. 2 adjustable heads (%" to 1") left and	80.00	44.00	68.00
right hand	235, 00	129, 25	199.78
Raised point 3 thread. Intermittent feed gathering and seam-	100.00	55.00	85, 00
ing	125.00	68, 75	106, 25
needle, 2 looper ma- chine with lifter)	57, 50	31.63	48, 88

\$203, 50 220, 00 231, 00 242, 00 220, 00 236, 50

\$111, 93 121, 00 127, 05 133, 10 121, 00 121, 00 130, 08 127, 05

3 needle low post....

\$172, 97 187, 00 196, 35 205, 70 187, 00 187, 00

USED INDUSTRIAL SEWING MACHINES-Con. PURITAN MACHINES-con.

Style (Model No.)	Base price	Maximum "as is" 55 percent	Maximum rebuilt and guaranteed 85 percent
Poole insole	\$250,00	\$137, 50	\$212, 50
Cement insole	231, 00	127, 05	196 35
4 needle low post	247, 50	136, 13	210, 37
Special vamper	300, 00	165, 00	255, 00
High post 1 needle	231, 00	127, 05	196, 35
XLT	247.50	136, 13	210, 37
Bag welter	258, 50	142, 18	219.72
2 needle high post	247.50	136, 13	210, 37
XLT.	264.00	145, 20	224, 40
-1 needle 36" high post_	412, 50	226, 88	350.62
Thread stand	415. 25	228, 39	352, 97
2 needle 36" high post.	429.00	235, 95	364. 65
Thread	431.75	237.46	366.98
I needle XL low post	330, 00	181.50	280, 50
XLT	346. 50	190, 58	294, 52
2 needle low post XL	O Print	73.00	200 200
low post	346, 50	190, 58	294. 52
XLT. 1 needle XL high post.	363, 00	199.65	308. 55
1 needle XL high post.	346, 00	190.30	294. 10
XLT	363.00	199, 65	308.55
2 needle XL high post.	363.00	199.65	308.55
XLT	379.00	208. 45	322. 15
XL eylinder	330.00	181. 50	280.50
Small arm cylinder	330.00	181. 50	280.50
Alligator	203. 50	111.93	172.97
Alligator 2 needle	220.00	121.00	187.00
1 needle 36" alligator.	423, 50	232, 93	359.97
2 needle 36" alligator.	440.00	242.00	374.00
XLBB	850.00	467. 50	722.50

EMBROIDERY MACHINES

CORNELY MACHINES

A	\$132,00	\$72, 60	\$112.20
AA	225.00	123, 75	191, 25
AH	192.00	105.60	163, 20
B	168, 00	92, 40	142, 80
BCH	198.00	108.90	168.30
D	210.00	115, 50	178.50
E	180.00	99.00	- 153, 00
F	240.00	132.00	204.00
FA	417, 50	229, 62	354, 88
FB	360.00	198, 00	306, 00
FBN	462, 00	254, 10	392, 70
FD	330.00	181.50	280. 50
K	200,00	110, 00	170.00
L	306.00	168, 30	260. 10
LGCH	360.00	198: 00	306, 00
LG	342, 00	188. 10	290. 70
LT	270, 00	148.50	229, 50
LTG	300,00	165, 00	255, 00
NB	270, 00	148, 50	229. 50
RT	330.00	181, 50	280. 50
X	210, 00	115, 50	178.50
15	300.00	165, 00	255.00
30	450.00	247, 50	382, 50
51	390, 00	214. 50	331, 50
64	575.00	316. 25	488.75

LINTZ & ECKHARDT MACHINES

\$105,00	\$57.75	\$89, 25
140,00	77, 00	119.00
245, 00	134. 75	208, 25
150.00	82, 50	127, 50
400.00	220.00	340.00
525, 00	288.75	446, 25
375.00	206, 25	318, 75
425, 00	233, 75	361, 25
475.00	261, 25	403, 75
225.00	123, 75	191, 25
375, 00	206. 25	318, 75
	140, 00 245, 00 150, 00 400, 00 525, 00 375, 00 425, 00 475, 00 225, 00	140.00 77.00 245.00 134.75 150.00 82.50 400.00 220.00 525.00 288.75 375.00 266.25 425.00 233.75 475.00 261.25 225.00 123.75

SCHIRMER-BLAU MACHINES

A	\$105, 00	\$57, 75	\$89, 25
	140, 00	77, 00	119, 00
	225, 00	123, 75	191, 25
	245, 00	134, 75	208, 25
	325, 00	178, 75	276, 25

SCHIFTER MACHINES								
47	\$350.00	\$192, 50	\$297, 50					
50	350.00	192, 50	297, 50					
75	275.00	151, 25	233, 75					
100	300.90	165, 00	255, 00					
107	175.00	96, 25	148, 75					

Note.-All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

Issued this 5th day of May 1943.

PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-7056; Filed, May 5, 1943; 10:46 a. m.]

PART 1364-FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 389]

CEILING PRICES FOR CERTAIN SAUSAGE ITEMS AT WHOLESALE

A statement of the considerations involved in the issuance of this Maximum Price Regulation No. 389 has been issued simultaneously herewith and filed with the Division of the Federal Register.*

So far as practicable, the Price Administrator has advised and consulted with representative members of the industry which will be affected by this regulation. In the judgment of the Price Administrator, the maximum prices established by this maximum price regulation are and will be generally fair and equitable, and comply with the re-quirements of section 3 and the other requirements of the Emergency Price Control Act of 1942, as amended, and Executive Orders No. 9250 and 9328, and will effectuate the purposes of said Act and Executive Orders.

§ 1364.14 Maximum prices for certain sausage items. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders No. 9250 and 9328, Maximum Price Regulation No. 389 (Ceiling Prices for Certain Sausage Items at Wholesale) which is annexed hereto, and made a part hereof is hereby issued.

AUTHORITY: § 1364.14 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION No. 389-CEILING PRICES FOR CERTAIN SAUSAGE ITEMS AT

ARTICLE I-PURPOSE AND SCOPE OF REGULATION

- What this regulation does.
- How maximum prices are fixed.
- Relations to other laws and regulations.
- Quality and labeling requirements. Where this regulation applies.

ARTICLE II-RECORD KEEPING AND ENFORCEMENT

- Records and reports.
- Indirect price increases.
- Licensing and registration.
- Enforcement.

ARTICLE III-MISCELLANEOUS PROVISIONS

- 10 Petitions for amendment.
- 11 Adjustable pricing.

^{*}Copies may be obtained from the Office of Price Administration.

ARTICLE IV-ZONES, PRICES AND DEFINITIONS

12 Maximum prices.

Definitions. 13

Description of zones.

Article I-Purpose and Scope of Regulation

SECTION 1 What this regulation does. This regulation fixes dollar-and-cent ceiling prices on pork or breakfast sausage, frankfurters, and bologna. On and after May 24, 1943, the date this regulation takes effect, no person may sell, except at retail or to a war procurement agency, and no person in the course of trade or business may buy pork sausage, frankfurters or bologna at prices higher than the prices permitted by this regulation. But lower prices may be charged or paid.

SEC. 2 How maximum prices are fixed—(a) General instructions. The ceiling price for any sale is found by looking at paragraph (a) of section 12, which lists the base price per hundredweight in dollars for each type of sausage. To this price should be added, first, the amount specified in paragraph (b) of that section for the zone in which the point of delivery is located and, then, whatever other additions are made permissible by paragraph (c). The base price, plus the zone differential, plus the permitted additions is the ceiling

(b) Determining the zone in which the point of delivery is located—(1) Point of delivery. The point of delivery is the point at which local delivery begins if local delivery is made, or the point at which the product is delivered to the buyer, if no local delivery is made.

(i) Local delivery means delivery by any vehicle, other than a rail carrier, made by the seller to the place of business of the buyer. A truck is not a place of business.

(ii) If no local delivery is made, the point at which the product is delivered to the buyer is the point where actual physical possession is taken by the buyer or where the product consigned to the buyer:

(a) Is received by a rail carrier for shipment at the railroad carload rate:

(b) Is received by a common or contract carrier, other than a railroad; or

(c) Is received by an express company for shipment by express to a purveyor of meals, the charges of such carrier in all three instances being paid directly to such carrier by the buyer.

(2) Determining the zone. Having determined the point of delivery, the zone in which such point is located can be found by reference to section 14 of this regulation in which all the zones are described by counties.

SEC. 3 Relation to other laws and regulations-(a) Relation to other regulations. (1) The provisions of this regulation supersede the provisions of the General Maximum Price Regulation,3 and Revised Maximum Price Regulation

18 F.R. 3096, 3849, 4347, 4486, 4725, 4978, 4848.

No. 169 2 with respect to sales other than at retail of all sausage which satisfies the definition of pork or breakfast sausage. frankfurters, or bologna given in section 13 (c) of this regulation.

(2) The maximum price at which a person may export pork or breakfast sausage, frankfurters or bologna shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation sissued by the Office of Price Administration.

(b) Relation to other laws and to rules and regulations of other governmental agencies. The provisions of this regulation do not relieve any person from compliance with all rules, regulations and laws of any state, county or municipality or other federal agency.

SEC. 4 Quality and labeling requirements-(a) What sausage may be sold. After this regulation takes effect, no sausage may be manufactured for sale, offered for sale, or sold or bought in the course of trade or business which satisfies the definitions of pork or breakfast sausage, frankfurters and bologna given in section 13 (c) of this regulation, unless such sausage meets the requirements for one of the three grades of sausage for which prices are established by this regulation.

(b) Labeling requirements. (1) No pork or breakfast sausage, frankfurter or bologna may be manufactured for sale, offered for sale, or sold, or bought in the course of trade or business unless it bears a label in accordance with the provisions of this paragraph stating the kind of sausage, the grade in which it belongs and where the casing affects the price, indicating the type of casing used,

(2) Sausage which meets the definition set forth in section 13 (c) for the AA grade shall be labeled "AA"; that which meets the definitions for the A grade, "A,"; and that of the B grade, "B". Such label shall also designate the type of casing by numbers, as follows:

Frankfurters: Sheep casing, 1; hog casing

or artificial casing (Skinless), 2.

Bologna: Natural casing, 1; artificial cas-

Pork or breakfast sausage, fresh: Sheep casing, 1; hog casing, 2; artificial casing, 3.

(3) A label satisfying the requirements of this paragraph is required to appear twice for every pound of frankfurters, pork or breakfast sausage, other than bulk, and once on each piece of bologna or pork or breakfast sausage stuffed in casings or cloth bags. The label may be a band or a tag securely affixed to the sausage or printed upon the casing. The kind of sausage, the grade and casing shall also be stamped or printed upon the carton or other immediate container in which the sausage is placed.

(4) The name of the sausage, the grade mark, and the number identifying the kind of casing, or a description of the casing, in which the sausage is sold, must appear on the seller's invoice.

SEC. 5 Where this regulation applies. The provisions of this regulation shall apply to the forty-eight states of the

8 F.R. 4132.

United States and to the District of Columbia.

> Article II-Record Keeping and Enforcement

SEC. 6 Records and reports. (a) After May 23, 1943, every person making a sale, other than at retail or to a war procurement agency, and every person making a purchase in the course of trade or business of pork or breakfast sausage or frankfurters, or bologna shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, a complete record of each such purchase or sale, showing the date thereof, the name and address of the buyer and of the seller, the price charged and the price received. a description of the product including the grade, the type of casing, or other wrapping employed and the quantity sold.

(b) Such person shall, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942, submit such reports to the Office of Price Administration and keep such other records in addition to, or in place of the records, required in paragraph (a) of this section, as the Office of Price Administration may from time to time require.

SEC. 7 Indirect price increases. No person shall evade any of the provisions of this regulation by any scheme or device and no person shall indirectly charge or receive for pork or breakfast sausage, frankfurters, or bologna a price higher than the maximum prices permitted by this regulation. No person shall as a condition of selling any such sausage require a purchaser to buy any other meat or any other product.

SEC. 8 Licensing and registration. The provisions of Supplementary Order No. 14 (§ 1305.18, Licensing sellers of meat and meat products) are made applicable to every person making sales subject to this regulation. The effect of making this order applicable is to require a license of all persons selling products for which maximum prices are established by this regulation. A license is automatically granted. It is not necessary to apply for the license, but all sellers may later be required to register. The license may be suspended for violations in connection with the sale of any commodity for which maximum prices are established. No person whose license is suspended may sell any such commodity during the period of suspension.

SEC. 9 Enforcement. (a) On and after May 24, 1943, any person violating any provision of this regulation is subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for revocation of licenses provided by the Emergency Price Control Act of 1942, as amended.

Article III-Miscellaneous Provisions

SEC. 10 Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Proce-

²⁸ F.R. 5097, 4786, 4844, 5170, 5478, 5634.

dural Regulation No. 1' issued by the Office of Price Administration.

SEC. 11 Adjustable pricing. Any person may offer or agree to adjust or fix prices to or at prices not in excess of the maximum prices in effect at the time of delivery. In an appropriate situation, where a petition for amendment or for adjustment or exception requires extended consideration, the Price Administrator may upon application, grant permission to agree to adjust prices upon deliveries made during the pendency of the petition in accordance with the disposition of the petition.

Article IV-Zones, Prices and Definitions

Sec. 12 Maximum prices-(a) Table of base prices. All prices are on a dollar per hundredweight basis and include packaging or boxing costs.

Item	Grade AA	Grade A	Grade B
(1) Pork, or breakfast sausage:			
(a) Fresh: Sheep casings	\$32.00	\$27.50	\$20,50
Hog casings	29, 00	24, 50	17, 50
Artificial casings	27, 50	23, 00	16,00
Bulk	25, 50	21.00	14, 00
(b) Smoked: Hog casings.	33.00	29, 00	21.00
(2) Frankfurters:			There.
Sheep casings	27,00	24.00	20.50
Hog or artificial casings	24.00	21.00	17.50
(3) Bologna:			
Natural casings	22.00	19.00	15, 50
Artificial casings	21. 25	18. 25	14.78

(b) Table of zone differentials. Depending upon the location of the point of delivery add to the base price per hundredweight the applicable one of the following zone differentials:

Zone	Pork or breakfast sausage	Frankfurt- ers or bologna
1	\$2,50 1,50 1,25 .75	\$2.00 1.00 .75
1-A 5	.25 .50 .75 1:00 1.25 1.50	, 50 . 78 1, 00 1, 25 1, 50 1, 75

(c) Permitted additions to base prices-(1) Selling costs. (i) One of the following amounts may be added to cover the cost of selling:

On sales to wholesalers, peddler truck	
sellers and hotel supply houses	\$0.50
On sales to retailers and purveyors of	
meals where no local delivery is	
made	1.00
On sales to retailers and purveyors of	
meals made by others than hotel	
supply houses where local delivery is	1.50
made	1. 50
On peddler truck sales to retailers and	
purveyors of meals in quantities in	
not more than 50 pounds of sausage	
and 'not more than 150 pounds of	
meats in any one day	2.00

On sales to purveyors of meals by hotel supply houses where local delivery is made____

(2) Intermediate distributors. If a hotel supply house, wholesaler or peddler truck seller has paid any charge under subdivision (i), he may, upon resale, add \$0.50 to the base price, in addition to the amount permitted by subdivision (i).

SEC. 13 Definitions.

(a) "Hotel supply houses" means a separate selling establishment which is not physically attached to a packing or slaughtering plant, packer's branch house, wholesaler's or other distributive establishment; which is engaged in the fabrication of meat cuts and in the sale of fabricated meat cuts, variety meats and other meat products to purveyors of meals; and which, during the base period of September 15 to and including December 1942, sold to purveyors of meals, other than war procurement agencies, 80 percent of the total weight volume of meat, variety meats, and other meat products sold by it Provided, That sales to war procurement agencies which also fall within subparagraph (3) of the definition of purveyor of meals shall be included.

"Peddler-truck sale" means a sale of sausage from a truck, where the first record of the transaction is made by the salesman concurrently with the delivery of the products sold, (1) By a person who purchases meat, meat by-products or sausage at or below the ceiling price from a seller with whom he has no other financial affiliation or relationship, who takes delivery at the seller's place of business, and who does not sell or deal in sausage in any manner other than sales out of stock carried in a truck owned and driven by him; or (2) By a person who makes all his sales of sausage out of stock carried in a truck driven by him but owned by a person who used such truck exclusively for this type of sale during the month of March, 1942. The term "peddler-truck sale" does not include deliveries made pursuant

to prior orders. "Purveyor of meals" means: (1) rectaurant, hotel, cafe, cafeteria or establishment which purchases meats and where meals, food portions or refreshments are served for a consideration; (2) The Army, Navy, Marine Corps, Coast Guard, War Shipping Administration, or any agency of the United States. (3) Any person operating an ocean going vessel engaged in the transportation of cargo or passengers in foreign, coastwise or intercoastal trade, to the extent that meat is delivered to him as ship's stores for consumption aboard such vessel; (4) Any hospital, asylum, orphanage, prison or other similar institution, which is operated by any federal, state, or local government or agency

"Sale at retail" means a sale to an ultimate consumer other than an industrial or commercial user. Sales to purveyors of meals will be considered sales at retail if made by anyone who made 80 percent of his total sales of meat, meat by-products or sausage during the previous calendar month to ultimate consumers, that is people who bought such products to be eaten by themselves or their families.

Wholesaler" means a person other than a hotel supply house or peddler-truck seller, who buys sausage for resale other than at retail and who does not own or control, in whole or in substantial part, any slaughtering plant or facilities, and who is not controlled, in whole or in substantial part, by another person who owns or controls in substantial part any slaughtering plant or facilities.

"Cheek and head meat" means the lean meat from the heads of swine, cattle, sheep

or goats.
"Cooked" means a sausage which (1) has been heated to an internal temperature of at least 145° F., for sufficient time to assume the characteristics of a cooked product and (2) is ready to serve without further heating. "Extender" means any cereal, vegetable

"Extender" means any cereal, vegetable starch, vegetable flour, dried or dry skimmed

milk or any other similar substance either

singly or in any combination.
"Fat content" means chemical fat content. "Kosher sausage" means sausage which is made from skeletal meat, meat and meat byproducts derived from animals slaughtered, approved and stamped as kosher under rabbinical supervision and which is marked as kosher and sold under rabbinical supervision to a person who maintains a selling establish-ment, at or through which he regularly and generally sells kosher meat as such,

a person who is a purveyor of kosher meats.

"Meat" means skeletal meat and striated
muscle found in the tongue, diaphragm,
heart or esophagus of cattle, swine or sheep in good health at the time of slaughter. Meat includes goat meat where expressly so provided.

"Meat by-products" means dressed edible parts, other than meat and skeletal meat, derived from the slaughter of cattle, swine or sheep in good health at the time of slaughter. Meat by-products includes goat

meat by-products where expressly so provided.
"Pork trimmings" means skeletal pork, excluding meat from the head, containing no more than 50% trimmable fat.

"Sausage" means chopped, ground, or com-minuted meat, skeletal meat, or meat by-products, or any combination thereof, seasoned with condiments, and to which salt, sugar, sodium nitrate, sodium nitrite, and an extender may or may not be added. "Skeletal meat" means that part of the

striated muscle, with or without overlying fat, which is part of the dressed carcass, head off, of cattle, swine, or sheep in good health at the time of slaughter. For the purpose of this regulation, skeletal meat includes cheek and head meat and jowls from hogs. Skeletal meat includes goat skeletal meat where expressly so provided.

"Smoked" means a sausage which has been subjected to the smoke of burning wood, sawdust or similar substance in such manner

as to impart a smoked flavor.

(c) "Bologna" and "frankfurters": "Bologna" means a finely chopped sausage stuffed in beef casings, including bungs, bladders, rounds, weasands, middles, and sewed middles, or any artificial casings of a similar size, which has been smoked and cooked. It does not include Lebanon bologna and kosher sausage.

"Frankfurters" means a finely chopped sausage, stuffed in sheep or hog casings linked in 6-inch lengths, or smaller, or stuffed in artificial casings of a similar size which removed before sale, which has been smoked and cooked. It does not include

kosher sausage.

"Grade AA" means frankfurters or bologna made from cured skeletal meat with a fat content not in excess of 35% and which may contain an extender not in excess of 3.5% of the finished weight. No more than 10% water or ice may be added.

"Grade A" means frankfurters or bologna made from cured skeletal meat, meat or meat by-products, with a fat content not in excess of 35% and which may contain an extender not in excess of 3.5% of the finished weight. No more than 10% water or ice may be added.

"Grade B" means frankfurters or bologna made from cured skeletal meat, meat and meat by-products, including that derived from goats, and containing an extender not in excess of 15% of the finished weight.

(d) "Pork, or breakfast sausage":

"Pork, or breakfast sausage" means sausage stuffed in sheep, hog, or artificial casings or sold in bulk, including all sausage of the kinds commonly known as pure pork sausage,

breakfast sausage, or country sausage.
"Pork, or breakfast sausage, fresh": "Grade AA" means pure pork sausage made from fresh pork trimmings, with a fat content not in excess of 50%. No more than 3% water or ice may be added.

⁴⁷ F.R. 8961; 8 F.R. 3313, 3533.

"Grade A" means sausage made from fresh skeletal meat, meat and meat by-products containing an extender not in excess of 3.5% of the finished weight, and having a fat content not in excess of 50%. No more than 3% water or ice may be added.
"Grade B" means sausage made from fresh

skeletal meat, meat and meat by-products including that derived from goats, containing an extender not in excess of 15% of the fin-

ished weight.

"Pork, or breakfast sausage, smoked": "Grade AA" means pure pork sausage made from cured pork trimmings stuffed in hog casings and smoked, with the fat content not in excess of 45% of the weight of the finished sausage and with a final yield not in excess of 88% of the weight of the trim-

"Grade A" means sausage made from cured skeletal meat, meat and meat by-products stuffed in hog casings and smoked, which may contain an extender not in excess of 3.5% of the finished weight, and with a fat content not in excess of 45% of the weight of the finished sausage and a final yield not in excess of 90% of the weight of the skeletal meat, meat and meat by-products and extender used.

"Grade B" means sausage made from cured skeletal meat, meat and meat by-products, including that derived from goats, stuffed in hog casings and smoked, containing an ex-tender not in excess of 15% of the finished weight.

SEC. 14 Description of zones.

Zone 1: Washington, Oregon, California and

Zone 2: Idaho, Montana, Wyoming, Utah and Arizona.

Zone 3: Colorado and New Mexico.

Zone 4: North Dakota, Oklahoma and Texas. All that portion of Wisconsin north and west of and including the counties of Iron, Price, Taylor, Rusk, Barron and Polk.

All that portion of Minnesota north of and

including the counties of Chisago, Anoka, Sherburne, Stearns, Meeker, Kandiyohi, Swift

and Big Stone.

All that portion of South Dakota north and west of and including the counties of Roberts, Grant, Day, Brown, Edmunds, Walworth, Potter, Hyde, Buffalo, Brule, Lyman and Greg-

All that portion of Nebraska west of and including the counties of Keyapaha, Rock, Loup, Custer, Dawson, Phelps and Harian.

All that portion of Kansas west and south of and including the counties of Phillips, Rocks, Ellis, Rush, Barton, Ellsworth, Saline, Dickinson, Norris, Lyon, Osage, Franklin and Miami.

All that portion of Missouri south and west of and including the counties of Cass, Johnson, Pettis, Cooper, Moniteau, Cole, Callaway, Montgomery, Warren, Franklin, Washington, St. Francois, Madison, Wayne and Butler,

Zone 4-A: All that portion of Wisconsin south and west of and including the counties of St. Croix, Dunn, Chippews, Clark, Jackson, Monroe, Vernon and Crawford.

All that portion of Minnesota south of

and including the counties of Washington,

Ramsey, Hennepin, Wright, McLeod, Ren-ville, Chippewa and Iac qui Parle.

All that portion of South Dakota south and east of and including the counties of Deuel, Codington, Clark, Spink, Faulk, Hand,

Jerauld, Aurora and Charles Mix.

All that portion of Nebraska east of and including the counties of Boyd, Holt, Garfield, Valley, Sherman, Buffalo, Kearney and Franklin.

All that portion of Kansas east and north of and including the counties of Smith, Osborne, Russell, Lincoln, Ottawa, Clay, Geary, Wabaunsee, Shawnee, Douglas and Johnson.

All that portion of Missouri west and north of and including the counties of Scotland, Knox, Shelby, Monroe, Audrain, Boone, Howard, Saline, Lafayette and Jackson.

Iowa except the counties of Dubuque,

Jackson, Clinton, Scott, Muscatine, Louisa, Des Moines and Lee.

Zone 5: All that portion of Michigan west of and including the counties of Marquette and Menominee

All that portion of Wisconsin east of and including the countles of Vilas, Oneida, Lincoln, Marathon, Wood, Juneau, Sauk, Richland and Grant.

The following counties of Iowa: Dubuque, Jackson, Clinton, Scott, Muscatine, Louisa, Des Moines and Lee.

All that portion of Illinois north and west of an including the counties of Vermilion, Champaign, Douglas, Coles, Shelby, Effing-ham, Fayette, Bond, Madison, St. Clair and

The following counties of Missouri: Clark, Levis, Marion, Ralls, Pike, Lincoln, St. Charles, St. Louis, City of St. Louis and Jefferson

The following counties in Indiana: Lake, Newton, Benton and Warren.

Zone 6: The following counties of Michigan: Alger, Delta, Schoolcraft, Luce, Mackinac, Chippewa and Berrien.

Indiana except the counties of Lake. Newton Benton and Warren.

All that portion of Illinois east and south of and including the counties of Edgar, Clark, Cumberland, Jasper, Clay, Marion, Clinton Washington and Randolph.

The following counties of Missouri: Saint Genevieve, Perry, Bollinger, Cape Giradeau, Stoddard, Scott, New Madrid, Mississippi, Dunklin and Pemiscot.

All that portion of Kentucky west and north of and including the counties of Carroll, Henry, Shelby, Anderson, Washington, Marion, Larue, Hardin, Grayson, Ohio, Muhlenberg and Todd.

The following counties of Tennessee: Lake Obion, Weakley, Henry, Stewart, Montgomery, Dyer, Gibson, Crockett, Carroll, Benton and

Houston.

The State of Arkansas.

All that portion of Louisiana west of the Mississippi River from the northeast point of East Carroll Parish to the northeast point of Point Coupee Parish and west of and including the parishes of Avoyelles, Saint Landry, Saint Martin and Iberia.

Zone 7: The Lower Peninsula of Michigan except Berrien County, but including the islands of Michigan lying in Lake Michigan

and Lake Huron. The State of Ohio.

The following counties of New York: Niagara, Erie, Chautauqua and Cattaraugus.

All that portion of Pennsylvania west of and including the counties of Warren, For-Clarion, Armstrong, Westmoreland and Fayette.

All that portion of West Virginia west of and including the counties of Hancock, Brooke, Ohio, Marshall, Wetzel, Doddridge, Gilmer, Calhoun, Roane, Kanawha, Boone, Logan and Mingo.

All that portion of Kentucky east of and including the counties of Boone, Gallatin, Owen, Franklin, Woodford, Mercer, Boyle, Casey, Taylor, Green, Hart, Edmonson, Butler and Logan.

All the portion of Tennessee west of and including the countles of Campbell, Scott, Fentress, Overton, Putnam, White, Warren, Grundy and Marion; but excluding the counties of Lake, Obion, Weakley, Henry, Stewart, Montgomery, Dyer, Gibson, Crockett, Carroll, Benton and Houston.

All that portion of Mississippi north of and including the counties of Lowndes, Oktibbeha, Choctaw, Attala, Madison, Yazoo and

Zone 8: All that portion of New York west of and including the counties of Oswego, Oneida, Madison, Chenango and Broome; but

excluding the counties of Niagara, Erie, Cattaraugus and Chautaugua.

The following counties of Pennsylvania: McKean, Potter, Elk, Cameron, Clinton, Jefferson, Clearfield, Center, Indiana, Cambria, Blair, Huntingdon, Somerset, Bedford and

All that portion of West Virginia east of and including the counties of Monongalia, Marion, Harrison, Lewis, Braxton, Clay, Nicholas, Fayette, Raleigh, Wyoming and McDowell; but excluding the counties of Berkeley and Jefferson.

The following counties of Maryland: Gar-

rett and Allegany.

All that portion of Virginia west of and including the counties of Highland, Bath, Alleghany, Craig, Montgomery, Floyd and Car-

All that portion of Tennessee east of and including the counties of Claiborne, Union, Anderson, Morgan, Cumberland, Bledsoe, Van Buren, Sequatchie and Hamilton,

All that portion of North Carolina west and southwest of and including the counties of Alleghany, Wilkes, Alexander, Caldwell, Burke, and Cleveland. All that portion of South Carolina west

and northwest of and including the counties of Cherokee, Union, Newberry, Saluda and Edgefield.

All that portion of Georgia west and northwest of and including the counties of Columbia, McDuffle, Warren, Glascock, Washington, Johnson, Laurens, Dodge, Wilcox, Ben Hill, Irwin, Tift, Colquitt and Thomas.

All that portion of Alabama south of and including the counties of De Kalb, Marshall, Blount, Jefferson, Tuscaloosa and Pickens.

All that portion of Mississippi south of and including the counties of Noxubee, Winston, Leake, Scott, Rankin, Hinds and

All that portion of Louisiana east of and including the parishes of West Feliciana, Point Coupee, Iberville, Assumption and Saint Mary.

All that portion of Florida west of and

including the countles of Leon and Wakulla.

Zone 9: Maine, New Hampshire, Vermont,
Massachusetts, Connecticut, and Rhode Island.

All that portion of New York east of and including the counties of St. Lawrence, Jefferson, Lewis and Herkimer, and east and south-east of and including the counties of Otsego, Delaware, Sullivan, Orange, Rockland, West-chester, New York, Bronx, Kings and Richmond.

All that portion of Pennsylvania east of and including the counties of Tioga, Lycoming, Union, Mifflin, Juniata, Perry and Frank-

New Jersey and Delaware.
All that portion of Maryland east and southeast of and including the counties of Washington, Frederick, Montgomery, Prince Georges, Charles and Saint Marys.

The District of Columbia.

The following counties in West Virginia: Berkeley and Jefferson. All that portion of Virginia east of and

including the counties of Frederick, Shenandoah, Rockingham, Augusta, Rockbridge, Botetourt, Roanoke, Franklin and Pátrick. All that portion of North Carolina east

and southeast of and including the counties of Surry, Yadkin, Iredell, Catawba, Lincoln and Gaston

All that portion of South Carolina east of and including the counties of York, Chester, Fairfield, Richland, Lexington, Aiken, Barnwell, Allendale, Hampton, Jasper and Beaufort.

All that portion of Georgia east of and including the counties of Richmond, Jefferson, Emanuel, Treutlen, Wheeler, Tolfair, Coffee, Berrien, Cook and Brooks.

The following counties of Florida: Jefferson, Madison, Taylor, Hamilton, Suwan-

nee, Lafayette, Dixie, Columbia, Gilchrist, Levy, Baker, Nassau, Duval, Union, Bradford, Clay, St. Johns, Alachua, Putnam, Flagler, Marion, Volusia, Lake, Sumter, Citrus, Hernando and Pasco.

Zone 10: All that portion of Florida south of and including the counties of Brevard, Seminole, Orange, Osceola, Polk, Hillsborough, and Pinellas.

Note: The reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Effective Date

This regulation shall become effective May 24, 1943.

Issued this 5th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7080; Filed, May 5, 1943; 11:53 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 268, Amendment 9]

SALES OF CERTAIN PERISHABLE FOOD
COMMODITIES AT RETAIL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, have been filed with the Division of the Federal Register.*

Maximum Price Regulation 268 is amended in the following respect:

Section 1351.1116 (c) (2) is amended to read as follows:

(2) "Onions" means all dry onions used for human consumption.

This amendment shall become effective on May 5, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4881)

Issued this 5th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7093; Filed, May 5, 1943; 4:25 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 329,2 Amendment 5]

PURCHASES OF MILK FROM PRODUCERS FOR RESALE AS FLUID MILK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 329 is amended in the following respects:

- 1. A new paragraph (h) is added to § 1351.404 to read as follows:
- (h) "Arlington-Alexandria, Virginia marketing area" means the sales area defined in "Rules and Regulations for the Supervision and Control of Arling-

*Copies may be obtained from the Office of Price Administration.

¹7 F.R. 9154; 8 F.R. 322, 1747, 2463, 2664, 3527, 3732, 4524, 4929.

28 F.R. 2038, 2874, 3252, 3621, 4726.

ton-Alexandria Market", as amended, issued by the Virginia State Milk Commission on September 6, 1941.

- 2. The headnote of § 1351.415 is amended by striking therefrom the words "the Atlanta Regional area" and inserting in place thereof the words "certain areas".
- 3. New paragraphs (e) and (f) are added to § 1351.415 to read as follows:
- (e) The maximum price for each grade of "milk" purchased from a producer for resale as fluid milk in the Arlington-Alexandria, Virginia marketing area shall be the highest price each purchaser from a producer paid that producer for "milk" of the same grade received during January 1943, plus 43¢ per cwt. for milk containing 4% butterfat, or the equivalent thereof.
- (f) On or before May 20, 1943, each purchaser of "milk" from a producer for resale as fluid milk in the Arlington-Alexandria, Virginia marketing area shall calculate and notify each such producer of his adjusted maximum purchasing price as determined under the foregoing paragraph (e).

This amendment shall become effective as of April 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of May 1943.

PRENTISS M. BROWN,
Administrator.

Approved: May 4, 1943.

CHESTER C. DAVIS,

War Food Administrator.

[F. R. Doc. 43-7095; Filed, May 5, 1943; 4:26 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS [MPR 329,2 Amendment 6]

PURCHASES OF MILK FROM PRODUCERS FOR RESALE AS FLUID MILK

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 329 is amended in the following respects:

- 1. A new paragraph (2) is added to § 1351.402 (a) to read as follows:
- (2) Maximum prices for purchases of "milk" from producers for resale as fluid milk in the Arlington-Alexandria Virginia marketing area and in the Baltimore-Annapolis, Maryland area are modified and adjusted in § 1351.415 below.
- 2. A new paragraph (i) is added to § 1351.404 to read as follows:
- (i) "Baltimore-Annapolis, Maryland area" means the territory included in the City of Baltimore, Maryland, the Counties of Anne-Arundel and Calvert and that portion of the County of Baltimore which is south of the latitude 39°30'.
- 3. New paragraphs (g) and (h) are added to § 1351.415 to read as follows:
- (g) The maximum price for each grade of "milk" purchased from a producer for

resale as fluid milk in the Baltimore-Annapolis, Maryland area shall be the higher of the following prices:

(1) The highest price each purchaser from a producer paid that producer for "milk" of the same grade received dur-

ing January 1943.

(2) (i) For "milk" received at a plant located in the "Baltimore-Annapolis, Maryland area"—\$4.10 per hundred-weight for "milk" testing 4 percent butterfat, plus or minus 5 cents for each 1/10 of 1 percent butterfat variation over or under 4 percent, for "milk" received at a plant located in the "Baltimore-Annapolis, Maryland area."

(ii) For "milk" received at a plant located outside of the "Baltimore-Annapolis, Maryland area"—\$4.10 per hundredweight less the applicable country plant differential in effect in January 1943 for "milk" received at the particular plant in question located outside of the "Baltimore-Annapolis, Maryland area", as distinguished from "milk" received at plants located within such area.

(h) On or before May 20, 1943, each purchaser of "milk" from a producer for resale as fluid milk in the Baltimore-Annapolis, Maryland area shall calculate and notify each such producer of his adjusted maximum purchasing price as determined under the foregoing paragraph

This amendment shall become effective as of April 12th, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, F.R. 4681)

Issued this 5th day of May 1943.

PRENTISS M. BROWN,
Administrator.

Approved: May 4, 1943.

CHESTER C. Davis,

Administrator, War Food

Administration.

[F. R. Doc. 43-7096; Filed, May 5, 1943; 4:26 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 329,* Amendment 7]

PURCHASES OF MILK FROM PRODUCERS FOR RESALE AS FLUID MILK

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 329 is amended in the following respects:

- 1. Section 1351.402 (a) (3) is added to read as follows:
- (3) Maximum prices for purchases of "milk" from producers for resale as fluid milk in Fairfax County, Virginia, except that part of Fairfax County included in the Arlington-Alexandria, Virginia Marketing Area, are modified and adjusted in § 1351.415 below.
- 2. In § 1351.415 (a) the first undesignated paragraph, which begins with the words "The maximum price", is amended to read as follows:

The maximum price for each grade of "milk" purchased from a producer for resale as fluid milk in the Atlanta Regional Area (except Arlington and Fairfax Counties in the State of Virginia, for which adjusted maximum prices are set in paragraphs (e) and (i) of this section) shall be the highest price each purchaser from a producer paid that producer for "milk" of the same grade received during January 1943, or the following, whichever is higher:

- 3. Section 1351.415 (i) is added to read as follows:
- (i) The maximum price for each grade of "milk" purchased from a producer for resale as fluid milk in Fairfax County, Virginia, except that part of Fairfax County included in the Arlington-Alexandria, Virginia Marketing Area, shall be the higher of the following prices:

(1) The highest price each purchaser of "milk" from a producer paid that producer for "milk" of the same grade re-

ceived during January 1943.

- (2) \$3.79 per hundredweight for milk testing 4 percent butterfat plus or minus 5 cents for each 1/10 of 1 percent that the butterfat content varies over or under 4 percent as the case may be.
- 4. Section 1351.415 (j) is added to read as follows:
- (j) On or before May 20, 1943, each purchaser of "milk" from a producer for resale as fluid milk in Fairfax County, Virginia, except that part of Fairfax County included in the Arlington-Alexandria, Virginia Marketing Area, shall calculate and notify each such producer of his adjusted maximum purchasing price as determined under the foregoing paragraph (i).
- 5. Section 1351.415 (k) is added to read as follows:
- (k) On or before June 4, 1943 each such purchaser of "milk" from a producer for resale as fluid milk in Fairfax County, Virginia, except that part of Fairfax County included in the Arlington-Alexandria, Virginia Marketing Area shall file a report with the Regional Office of the Office of Price Administration, Atlanta, Georgia, showing his adjusted maximum purchasing price, as determined under the foregoing paragraph (i), and the factors upon which it is

This amendment shall become effective as of May 1st, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of May 1943.

PRENTISS M. BROWN. Administrator.

Approved: May 4, 1943. CHESTER C. DAVIS. Administrator, War Food Administration.

[F. R. Doc. 43-7097; Filed, May 5, 1943; 4:26 p. m.]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[RO 31 including Amendment 57]

SUGAR RATIONING REGULATIONS

Pursuant to the authority vested in me by Directive No. 1 of the War Production Board issued January 24, 1942, and by Supplementary Directive No. 1E of the War Production Board issued April 21, 1942, It is hereby ordered. That:

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Sec.

1407.41

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Personnel.

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1407.21 Meaning of terms used in Rationing Order No. 3,

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1407.42 Powers and duties. Jurisdiction of Board; transfers. 1407.44 Records confidential. CONSUMERS 1407.61 Prohibited deliveries. 1407.62 War ration book. Eligibility for making application 1407.63 for War Ration Book One. 1407.64 Registration. 1407 65 Sugar supply of consumers. Allowable sugar supply.

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who have surrendered their books. 1407.70 Surrender and retention of war ration books. 1407.71 Home canning and preserving.

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Provisional allowance. 1407.87

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1407.90 Amount for which certificate is to be issued. 1407.91

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1407.94 Reports and records. 1407.95 Institutional users

RETAILERS AND WHOLESALERS

1407.101 Registering unit. 1407.102 Prohibited deliveries. 1407.103 Registration and application: Eligibility.
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17 F.R. 2966, 3242.

Sec. 1407.108 Deliveries to registering units after

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1407.109a Ration banking by retailers and wholesalers.

1407.110 Records.

1407.111 Replacement of sugar lost in repackaging.

1407.112 Surrender of certain expired stamps and certificates in exchange for certificates or reduction of excess inventory.

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1407.123 Orders or commitments for future deliveries.

1407.124 Restrictions on primary distributors.

SUGAR PURCHASE CERTIFICATES, WAR RATION BOOKS, WAR RATION STAMPS AND SUGAR RATION CHECKS

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and stamps.
Surrender of certificates and 1407.142 stamps.

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Judicial seizure of certificates, stamps and sugar. 1407.145

1407.146 Acquisition of sugar for carriage,

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1407.147 Disposal of damaged sugar and undamaged sugar mingled therewith, or sugar in a package, bag, or other container damaged while in transit by common carrier.

1407.147a Replacement of damaged, de-stroyed, lost or stolen sugar or sugar in a package, bag, or other container damaged while in transit.

1407.147b Recovery of lost or stolen sugar.

1407.147c Miscellaneous records.

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Drop shipments. 1407.149

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1407.184a Deliveries of sugar to Army exchanges, post exchanges, ships' service departments ashore and similar agencies.

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1407.203 Criminal penalties.

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AUTHORITY: §§ 1407.1 to 1407.275, issued under Pub. Law 421, 77th Cong., Executive Order 9125, 7 F.R. 2719; Executive Order 9280, 7 F.R. 10179; W.P.B. Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 562, 2965; Food Dir. No. 3, 8 FR. 2005

Scope of Rationing Order No. 3

§ 1407.1 Territorial limitation. Rationing Order No. 3 shall apply within the forty-eight states of the United States and within the District of Columbia.

Definitions

§ 1407.21 Meaning of terms used in Rationing Order No. 3. (a) Whenever the provisions of this order impose or confer duties, obligations, rights or privileges upon an establishment or registering unit, such duties, obligations, rights and privileges shall be considered as being conferred or imposed upon the person owning such establishment or registering unit with respect thereto. Whenever reference is made to an act done or to be done, or to property owned, by an establishment or a registering unit, it shall be deemed to refer to an act done or to be done, or to property owned, by the person owning such establishment or unit in its behalf.

[Paragraph (a) as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

(b) Words importing the masculine gender include the feminine and neuter genders; and words importing the singular include the plural and vice versa.

(c) Definitions:

(1) "Adult" means any married person, or any person who is at least eighteen (18) years of age.

(2) "The Board" means a Local Rationing Board, or the Local Rationing Board with which the consumer or registering unit is registered, as the context indicates.

(3) "Book" means War Ration Book One

(4) "Certificate" means a sugar purchase certificate (OPA Form R-306) or food ration certificate (OPA Form R-1201) issued for the delivery of sugar.

[Paragraph (4) as amended by Amendment 54, 8 F.R. 4977, effective 4-22-43]

(5) "Consumer" means any individual who receives sugar for personal use.

(6) "Delivery" means the transfer of physical possession or the transfer of a document of title.

(7) "Establishment" means the business or operation subject to Rationing Order No. 3, conducted at or from a particular location.

(8) "Family unit" means a group of two or more individuals, consisting of all persons customarily living together in the same household (including persons temporarily absent therefrom) who are related by blood, marriage, or adoption.

(9) "Industrial user" means an establishment which uses sugar in the production, manufacture, or processing of any product other than sugar if the product is not to be used in the preparation or service of food or beverages which the establishment or its owner serves to consumers.

(10) "Institutional use", "institutional user", "institutional user establishment" and "opening inventory" have the respective meanings given to such terms by General Ration Order 5; 2 Provided, That, for the purpose of this order, the term "institutional user establishment" shall be deemed to include any place where an institutional use of sugar is authorized by General Ration Order 5.

[Paragraphs (9) and (10) as amended by Amendment 4' 8 F.R. 2675, effective

(11) "Person" means any individual, partnership, corporation, association, or

other organized group of persons, and includes the United States, or any agency thereof, and the States or any political subdivisions or agencies thereof.

(12) "Primary distributor" means any person who manufactures sugar or the agent of any such person; or any person who, for the purposes of sale, takes delivery from the Collector of Customs of sugar brought to the continental United States from a place, other than Canada or Mexico, not subject to Rationing Order No. 3, or the agent of any such person. The term "agent" shall be deemed to include a broker, factor, commission merchant, or a person who takes title but actually performs functions commonly performed by agents, brokers, factors, or commission mer-

[Paragraph (12) as amended by Amendment 23, 7 FR. 9042, effective 11-10-42]

(13) "Ration period" means the space of time designated by the Office of Price Administration for which a Stamp shall be valid

(14) "Registering unit" means the establishment or group of establishments selected by the owner thereof to be treated as a single unit for the purpose of Rationing Order No. 3 and which is so registered by him.

(15) "Retailer" means an establishment which makes over 50 percent of its sales of all merchandise to consumers.

(16) "Shipping unit" means the quantity of sugar customarily contained in the carload or truckload by which a registering unit takes delivery of sugar from a primary distributor.

(17) "Stamp" means a War Ration Stamp originally contained in a War Ration Book and designated by the Office of Price Administration as an authorization to take delivery of sugar.

(18) "Sale at retail" means a sale to a consumer.

(19) "Sale at wholesale" means a sale to a person other than a consumer.

(20) "State Director" means the person holding the Office of State Director in a District or State Office, or the Office of District Manager in a District Office. who has been designated by the Regional Administrator to decide, pursuant to Procedural Regulation No. 9, appeals from the decisions of local War Price and Rationing Boards located in the area over which such Office has jurisdiction.

[Paragraph (20) added by Amendment 37, 8 F.R. 1204, effective 2-1-43. Former (20), (21), and (22) redesignated (21), (22), and (23), respectively]

(21) "Sugar" means any saccharine product derived from sugar beets or sugarcane, which is not to be further refined or otherwise improved in quality; except sugar in liquid form which contains non-sugar solids (excluding any foreign substance that may have been added) equal to more than six per centum of the total soluble solids, and except also sirup of cane juice pro-

^{*8} F.R. 2195, 2348, 2598, 2666, 2667, 3178, 3216, 3616, 3255, 3851, 4325, 4131.

²⁷ F.R. 8796, 8 F.R. 856, 1838, 2030, 2595, 2941.

duced from sugarcane grown in continental United States. "Sugar", within the meaning of this definition, shall include, but shall not be limited to, granulated sugar, lump sugar, cube sugar, powdered sugar, brown sugar, sugar in the form of blocks, cones, or molded shapes, confectioners' sugar, centrifugal sugar, clarified sugar, turbinado sugar, plantation white sugar, invert sugar, invert sugar, invert sugar, invert sugar, invert sugar, sirups, and sugar mixtures. Liquid sugar shall be computed on the basis of the weight of sugar solids.

(22) "Weight value" means the

(22) "Weight value" means the amount of sugar authorized to be delivered by a stamp, certificate or check.

[Paragraph (22) as amended by Amendment 38, 8 F.R. 1288, effective 1-27-43]

(23) "Wholesaler" means an establishment which makes over 50 percent of its sales of all merchandise to persons other than consumers. The term "wholesaler" does not include a primary distributor.

(24) "Account" means a sugar ration bank account carried by a bank, in which the bank keeps a record of deposits of stamps, certificates and checks and of transfers of sugar ration credits.

(25) "Bank" means a bank or bank branch which participates in ration banking by opening an account in accordance with General Ration Order

(26) "Check" means a sugar ration check, in the form prescribed by the Office of Price Administration, drawn by a depositor against his account and made payable to the account of a named person.

(27) "Depositor" means a person who has a ration bank account. A person shall be deemed a separate depositor with respect to each of his accounts but shall be deemed a depositor only with respect to establishments served by such accounts.

[Paragraph (27) as amended by Amendment 42, 8 F.R. 2432, effective 3-2-43]

(28) "District Office" means the District Office of the Office of Price Administration having jurisdiction over the area in which the bank carrying the account for a depositor is located or, if there is no such District Office, the State Office of the Office of Price Administration having jurisdiction over that area.

(29) "Issue", when used with respect to a check, means the delivery of a completed check to the person to whose account the check is made payable.

(30) "Ration credits" means the credits in an account reflecting deposits of stamps, certificate or checks.

[Paragraphs (24) through (30) added by Amendment 38, 8 F.R. 1288, effective 1-27-431

Administration and Personnel

1407.41 Personnel. (a) Rationing Order No. 3 shall be administered by the Office of Price Administration through its Local Rationing Administrators, and

its Local Rationing Boards, and such other administrative personnel as it may designate.

(b) The persons referred to in paragraph (a) hereof may be assisted during the registration periods by the chief school officials of the several states, the city and county superintendents of schools, and by the persons who may be appointed to act as School Site Administrators, Registrars, and Trade Rationing The School Site Administra-Advisors. tors shall be appointed by the city or county school superintendents and the Registrars shall be appointed by the School Site Administrators. The Trade Rationing Advisors shall be appointed by the Local Rationing Boards. The persons enumerated in this paragraph shall serve without compensation and shall be under the supervision of the persons enumerated in paragraph (a) and of the persons who appointed them.

(c) No person participating in the administration of Rationing Order No. 3 shall act officially in connection with any matter arising under Rationing Order No. 3 wherein, by reason of business interests or relationship by blood or marriage, he is unable to act without bias.

§ 1407.42 Powers and duties. The persons appointed to administer Rationing Order No. 3 or to assist therein shall have such powers and duties as are provided in Rationing Order No. 3 and any subsequent orders issued by the Office of Price Administration.

§ 1407.43 Jurisdiction of Board; transfers. (a) The jurisdiction of each local rationing board shall extend to every consumer, registering unit and establishment registered or required to be registered with it.

[Paragraph (a) as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

(b) If a consumer does not reside in the area assigned to the Board with which he is registered, a written application may be filed with the Board having jurisdiction over the area in which the consumer resides for the transfer to it of his registration file. Such application may be made by the consumer or by his authorized agent. The Board with which such application is filed, after ascertaining that the consumer is residing within the area assigned to it, shall notify the Board with which the consumer is registered. The latter Board shall thereupon transfer the registration file of the consumer to the Board to which such application has been made.

(c) If the owner of a registering unit moves his principal business office from the area in which the registering unit is registered, such owner, at his option, may apply in writing to the Board having jurisdiction over the area to which his principal business office has been moved, for the transfer to it of the registration file of the registering unit.

(d) If a registering unit is not registered with the Board having jurisdiction over the area in which is located the office from which the operation of the

registering unit is immediately controlled, the owner, at his option, may apply to such Board in writing for the transfer to it of the registration file of the registering unit.

(e) Whenever an application for the transfer of the registration file of a registering unit is made in accordance with the foregoing provisions the Board to which such application is made shall notify the Board with which the registering unit is registered of the fact that such application has been made. Thereupon the latter Board shall transmit the registration file of the registering unit to the Board to which such application was made; and it shall retain a record of the name and address of the registering unit, the name of the owner, and of the address of his principal business office, and of the designation of the Board to which the registration file is transmitted.

(f) Upon the transfer of the registration file of a consumer or a registering unit in accordance with the foregoing provisions the consumer or registering unit shall thereafter be deemed to be registered with the Board to which such

file is transmitted.

§ 1407.44 Records confidential. records of the Office of Price Administration and of the Board relating to sugar rationing shall be confidential and shall be subject to inspection, removal, or other disposition only as provided herein or as the Office of Price Administration may from time to time order. The records shall at all times be available for inspection and use by the Department of Justice of the United States in or out of court. Any person filing a record, or his agent, may examine the record so filed by him if to do so does not interfere with the administration of Rationing Order No. 3. Records may be subpoenaed in any criminal proceeding in which the defendant is the person named in said records or is a person alleged to be in collusion with the person named therein. Records may be subpoenaed in any other action or proceeding if the subpoena is served at least ten (10) days before the return date and if the Price Administrator deems the production of the records in answer to such subpoena is in the interest of national defense and security. Notwithstanding any of the foregoing there may be posted at the office of each Board a list of all consumers who have made application for and received permission to obtain amounts of sugar in addition to sugar authorized by Stamps, except that the names of Intelligence Officers of the armed forces of the United States, or members of law enforcement agencies of the United States, or of any State or political subdivision thereof, whose work requires secrecy shall not be included in any such list.

Consumers

§ 1407.61 Prohibited deliveries. On and after April 28, 1942, notwithstanding the terms of any contract, agreement, or commitment, regardless of when made, no person shall make delivery of sugar to any consumer, and no consumer shall accept delivery of sugar from any person except upon the surrender to such person by the consumer, pursuant to Rationing Order No. 3, of a stamp or certificate having a total weight value equal to the quantity of sugar delivered: Provided, however, That loans of sugar owned for personal use which are repaid in kind in equal quantity may be made between consumers without the surrender of stamps or cer-

§ 1407.62 War Ration Book. Except as is otherwise provided in Rationing Order No. 3, every consumer shall be entitled to obtain War Ration Book One (OPA Form No. R-302) containing War Ration Stamps, upon proper registration and application during the period from May 4 to May 7, 1942, at any designated registration site.

§ 1407.63 Eligibility for making appli-cation for War Ration Book One. (a) Registration and application for War Ration Book One for all members of the family unit, including those temporarily absent, shall be made by one adult member of the family unit: Provided, however, That if there is no adult member of the family unit, the registration and application for the members of the family unit shall be made by the oldest member or by a responsible adult. Any member of a family unit residing in or confined to a hospital, asylum, home, prison or similar institution, whether public or private, during the registration period may be registered, but if such member is likely to be confined for a period exceeding ten days from the time of such registration, the War Ration Book issued for him shall be surrendered to the head of the institution while he is confined therein.

(b) A consumer not a member of a family unit shall register and apply for himself: Provided, however, That the registration and application for a minor not a member of a family unit shall be made by his parent or guardian, or by a responsible adult, unless such minor is

self-supporting.

(c) A consumer not a member of a family unit shall not be eligible for registration nor entitled to obtain a War Ration Book while confined in an institution of the type described in paragraph

(a) of this section.

(d) Registration and application for a consumer not a member of a family unit and not confined to an institution who is so incapacitated as to be unable to register for himself during the registration period shall be made by the individual caring for him or some other individual designated by him. Such individual may be required to show to the satisfaction of the Registrar that he has authority so to

of his family unit, or on behalf of any

act. § 1407.64 Registration. (a) Every individual registering and making application for a War Ration Book for himself, or for himself and the members Book form shall, after completion, be filed with the Board whose number is

endorsed upon the Form.

§ 1407.65 Sugar supply of consumers. The sugar supply of a consumer is the amount of sugar owned by him for personal use; the sugar supply of a family unit is the total of all sugar owned by the members of the family unit for personal use.

§ 1407.66 Allowable sugar supply. Each consumer shall be permitted to own 2 pounds of sugar for his personal use without having stamps detached from his War Ration Book.

§ 1407.67 Issuance of War Ration Books. (a) Each War Ration Book issued during the registration period shall be completed and signed by the Registrar.

(b) If the sugar supply of a consume: not a member of a family unit exceeds 6 pounds the consumer shall be registered, but no War Ration Book shall be issued for him. If, however, the sugar supply of the consumer exceeds 2 pounds but does not exceed 6 pounds the Registrar shall issue a War Ration Book after first detaching therefrom one stamp, commencing with stamp No. 1, for each pound in excess of 2 pounds. In making computations, fractions of a pound

shall be disregarded.

(c) If the sugar supply of the members of a family unit, disregarding fractions of a pound, exceeds the quantity equal to 6 pounds per member, all members shall be registered but no War Ration Book shall be issued to any member of the family unit. If, however, such sugar supply does not exceed a quantity equal to 6 pounds per member, the Registrar shall issue War Ration Books to all members after detaching therefrom one stamp for each pound in excess of a quantity equal to 2 pounds per member. The Registrar shall detach such stamps as nearly equally as possible from the War Ration Books issued to the members of the family unit and shall detach the stamps consecutively commencing with stamp No. 1 of each War Ration Book so issued.

§ 1407.68 Late registration of consumers. (a) A consumer who has not been registered may register and apply for a war ration book at the office of the Board having jurisdiction over the area in which he resides. Such registration shall be made in the same manner and on the same conditions as a registration made during the registration period, except that the application shall be accompanied by an OPA Form No. R-315 on which the applicant shall state: (1) the names of the consumers on whose behalf the application is filed, their addresses on May 4, 1942, their addresses since that date including their present addresses and the dates during which they lived at each address; (2) that such persons have not been registered and the reasons therefor; and (3) such other facts as the Board may require. There shall be submitted with the application such evidence including affidavits as the Board may require to substantiate such statements. The board may not grant the application until it has taken such action as the Office of Price Administration may direct. The number of stamps to be removed from the war ration book shall be determined on the basis of the sugar supply owned on the 4th day of May, 1942, by the consumer if he was not a member of a family unit on such date, or by the members of the family unit of which he was a member on such date. In every case the stamps for any ration periods which have expired shall be detached from the war ration book issued.

[Paragraph (a) as amended by Amendment 41, 8 F.R. 2153, effective 2-22-43]

(b) Each war ration book issued subsequent to the registration period shall be completed and signed by a member of the Board or by its duly authorized agent.

(c) Upon the issuance of a book to a late registrant, the Board shall detach, in addition to those stamps required to be detached by paragraph (a), all stamps required to be detached by Ration Order No. 12.

[Paragraph (c) added by Amendment 34, 8 F.R. 445, effective 1-9-43. Former (c) revoked and (d) redesignated (c) by Amendment 41, 8 F.R. 2153, effective 2-22-43|

§ 1407.69 Issuance of books to consumers having an excess supply of sugar or who have surrendered their books. (a) Every consumer who has been registered but who has not been issued a war ration book by reason of the ownership of an excess sugar supply shall be entitled to receive a war ration book by application to the Board at any time subsequent to the commencement of the latest of the ration periods during which stamps become valid having a weight value equal to the excess sugar supply owned on May 4, 1942, (as adjusted by any reduction authorized by Rationing Order No. 3) by the consumer, if not a member of a family unit, or by all the members of the family unit if the consumer was a member of a family unit on such date. At the time of issuing such war ration books the Board shall detach therefrom stamps in weight value equal to such excess sugar supply and any additional stamps applicable to expired ration periods. The Board shall

quired by OPA Form No. R-301 (Application for War Ration Book), including such facts as may be necessary to determine whether the consumer for whom application is made is entitled to a War Ration Book and the number of stamps to be contained therein. Such facts shall be entered by the Registrar in the presence of the person registering, and after completion the Form shall be certified to and signed by such person. If the indi-vidual is acting on behalf of another not a member of his family unit, the Registrar shall identify the signature by writing thereunder the word "Agent". When a War Ration Book is issued the Registrar shall record the serial number of the War Ration Book on the Application for War Ration Book form and shall certify to the proper delivery of the War Ration Book by signing the Form. (b) The Application for War Ration

[&]quot;Consumer" means any individual who receives sugar for personal use.

also detach therefrom stamps required to be detached by Ration Order No. 12.

(b) A registered consumer who has not been issued a book by reason of the ownership of an excess sugar supply, and a consumer whose book has been surrendered pursuant to the provisions of § 1407.71, § 1407.73, or § 1407.74, shall, by application to the Board, be entitled to receive a book containing stamps Nos. 17 to 28, inclusive, except stamps required to be detached by Ration Order No. 12. If such book has been issued, it shall be surrendered to the Board as a condition precedent to the issuance of the consumer's book pursuant to paragraph (a) of this section or to the return of the consumer's book pursuant to the provisions of § 1407.71, § 1407.73, or 8 1407.74

(c) Before returning a book which has been surrendered to the Board, the Board shall detach therefrom stamps applicable to expired ration periods and all stamps required to be detached by Ration Order No. 12.

[§ 1407.69 as amended by Amendment 40, 8 F.R. 2153, effective 2-22-43]

§ 1407.70 Surrender and retention of War Ration Books. (a) Within ten days after the death of a consumer the person having possession of the War Ration Book of the decedent shall surrender it to the Board for cancellation.

(b) [Revoked by Amendment 52, 8 F.R. 4644, effective 4-13-43]

(c) If a consumer is inducted into the armed services of the United States, or leaves the United States for a period of more than thirty days, he shall surrender his War Ration Book to the Board.

§ 1407.71 Home canning and preserving. (a) The Board may permit a consumer who has registered in conformity with Rationing Order No. 3 to obtain sugar for the purpose of canning or preserving fresh fruits to be consumed by him or by the family unit of which he is a member, in an amount not to exceed one pound per four quarts of finished canned fruit and one pound per annum per person for use in preparing preserves, jams, jellies or fruit butters; Provided, however, That in no event shall the individual or family unit be permitted more sugar than is necessary to can the quantity of fruit which the Board deems to be reasonable giving due consideration to the period within which the fruit will be consumed, the past practice of the individual or family unit with respect to home canning, the prevailing home canning practice in the locality among individuals and families in circumstances similar to those of the applicant, the number of quarts of fruit previously canned at home remaining in the possession of the individual or family unit applying, the availability in the locality of fruit suitable for home canning, and such other circumstances of the applicant or other criteria as the Board deems pertinent to the particular

(b) Applications for sugar in accordance with this section shall be made to

the Board on OPA Form No. R-315 by one adult member of a family unit for all members of the unit (or if there is no adult member, by the oldest member or by a responsible person), or by a consumer not a member of a family unit for himself (or if a minor, not self-supporting, by his parent or guardian, or by a responsible adult). The applicant shall state (1) the names of the consumers on whose behalf the application is filed, and the serial numbers of their War Ration Books, if such books have been issued: (2) the number of quarts of fruit canned in the preceding calendar year, or in connection with applications subsequent to the first during any calendar year the number of quarts of fruit canned since the previous application; (3) the number of quarts of fruit then in the possession of the individual or family unit applying; (4) the number of quarts of fruit to be canned during the period for which the application is being made; (5) whether sugar is to be used for preserving; and (6) the excess sugar supply as of the time of registration and any subsequent reductions therein. If the application is for sugar for use only in preparing preserves, jams, jellies, or fruit butters, it shall so state, and the statements with respect to canning fruit shall not be required. The Board shall fix the times and places at which, and the periods for which, applications shall be made. The Board shall grant the application only to the extent it deems proper pursuant to the provisions of this section, and shall issue a certificate for, or reduce the excess sugar supply by, the amount of sugar so allowed: Provided. however, That if the excess sugar supply is less than the amount of sugar allowed, such excess supply shall be cancelled and a certificate shall be issued having a weight value equal to the difference. The Board shall deduct from the amount allowed under this section any quantity of sugar allowed prior to May 20, 1942, for home canning or preserving purposes.

(c) Sugar allowed pursuant to this section shall be used only in the quantities, during the period and for the purposes for which it was allowed.

(d) If any sugar allowed pursuant hereto is not used during the period for which it was allowed the individual making the application therefor shall within 30 days after the expiration of such period notify the Board to that effect; in the case of a family unit such notification may be made by any person who could make an application pursuant to this section on behalf of such family unit. If a certificate for such sugar was issued but not used it shall be returned to the Board for cancellation. If a certificate for such sugar was issued and used the War Ration Book or Books of the individual or of the members of the family unit shall be returned to the Board by the person who made the application for such sugar and the Board shall detach therefrom stamps having a weight value (as the weight value may be then fixed in Rationing Order No. 3) equal to the amount of such sugar; but

if the amount of such sugar exceeds the weight value of the stamps to which a weight value has been given, the Book or Books shall be retained by the Board until stamps having a weight value equal to the amount of such sugar shall have become valid. To the extent that the allowance for such sugar was made by reducing the excess sugar supply such sugar supply shall be increased by the amount of such sugar, or if an application for additional sugar pursuant to this section is then being considered and is granted an appropriate adjustment shall be made. The Board may use any combination of the above methods of adjustment which shall be appropriate under the circumstances.

[§ 1407.71 as amended by Amendment 1, 7 F.R. 3783, effective 5-20-42]

(e) The term fruit as used in this section shall include fruit juices.

[Paragraph (e) added by Amendment 7, 7 F.R. 6084, effective 8-8-42]

§ 1407.72 Consumer born after registration. A consumer born after the period provided for consumer registration may be registered by his parent or other person having custody of him, with the Board with which such parent or other person is registered. The Board shall issue a War Ration Book to such consumer after first removing therefrom the stamps applicable to all expired ration periods.

§ 1407.73 Consumer handicapped by transportation difficulties. (a) A registered consumer to whom a War Ration Book has been issued who, because of transportation difficulties, finds it a hardship to take delivery of sugar at the times and in the amounts specified in § 1407.243, may apply for a certificate authorizing him to take delivery of a quantity of sugar not in excess of twelve (12) pounds. The application therefor shall be made to the Board on OPA Form No. R-315 by the consumer personally, by an adult member of his family unit, by an authorized agent, or by any other person authorized to register for him. The Board, in its discretion, may grant the application: *Provided*, That the amount allowed such consumer shall not exceed twelve (12) pounds of sugar. Before issuing a certificate in such case, the Board shall detach from the War Ration Book of the consumer stamps having a weight value equal to the amount for which the certificate is issued; if the amount so allowed is greater than the weight value of the unexpired stamps in his War Ration Book to which a weight value has been assigned in § 1407.243 the War Ration Book shall be surrendered to the Board and held until stamps may be detached having a weight value equal to such amount.

[§ 1407.73 as amended by Amendment 5, 7 F.R. 5361, effective 7-11-42]

§ 1407.74 Growers of sugarcane and sugar beets. A consumer who has delivered sugarcane or sugar beets produced by him to a primary distributor for processing into sugar may apply for a cer-

tificate authorizing him to take delivery from that primary distributor of a quantity of sugar not in excess of 25 pounds for himself and 25 pounds for each member of his family unit. The application therefor shall be made to the Board upon OPA Form No. R-315 by the consumer personally or by an adult member of his family unit or by an authorized agent. The Board, in a proper case, shall grant the application: Provided, That such consumer shall surrender to the Board his War Ration Book and the War Ration Books of the members of his family unit for whom such application is made.

§ 1407.75 Illness of consumer. Any person who, by reason of his illness, requires amounts of sugar in addition to that otherwise allowed him may apply for a certificate authorizing him to take delivery of such additional amounts. The application therefor shall be made to the Board upon OPA Form No. R-315 by the consumer personally or by an adult member of his family unit, or by an authorized agent, and shall be accompanied by a doctor's certificate explaining why additional sugar is needed and stating the amount required. The Board in a proper case shall grant the application.

§ 1407.76 [Revoked by Amendment 44, 8 F.R. 2675, effective 3-1-43]

Institutional and Industrial Users

§ 1407.81 Registering unit. As used in §§ 1407.81 to 1407.94, the term "registering unit" refers only to the industrial users which are included within such registering unit.

[\$ 1407.81 as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.82 Prohibited deliveries. On and after April 23, 1942, notwith-standing the terms of any contract, agreement, or commitment, regardless of when made, no person shall make delivery of sugar to any registering unit or any institutional user and no registering unit or institutional user shall accept delivery of sugar from any person except upon the surrender to such person by the registering unit or institutional user pursuant to this order of a certificate having a total weight value equal to the quantity of sugar so delivered; except that any sugar which at the time of registration of the registering unit has been included in its present inventory pursuant to § 1407.84 or any sugar which has been included, or was required to be included, in the opening inventory of an institutional user establishment pursuant to General Ration Order 5, may be received without the surrender of certificates.

(b) Deliveries of sugar from one institutional user establishment to another institutional user establishment of the same owner are governed by General

Ration Order 5.

[§ 1407.82 as amended by Amendment 44, 8 FR. 2675, effective 3-1-43]

§ 1407.83 Registration. (a) Except as the Office of Price Administration may

otherwise authorize, registration shall be made on April 28 or 29, 1942, for each registering unit on OPA Form R-310 (Registration of Industrial and Institutional Users) at a registration site designated for the area in which the principal business office of the owner is located.

[Paragraph (a) as amended by Amendment 7, 7 F.R. 6084, effective 8-8-42]

(b) The Form shall be presented for filing, and signed in the presence of a Registrar, by the owner, a partner (if the owner is a partnership), an officer (if the owner is a corporation, association, or similar organization), or manager of the owner. The Registrar in whose presence the Form is signed shall witness the signature and certify to the execution thereof.

(c) If the registering unit is composed of more than one establishment there shall be attached to the Registration Form a list of the establishments included, with the address of each: Provided, however, That a registering unit composed of establishments located on mobile conveyances, including vessels and airplanes, need not list such mobile conveyances.

(d) The Registrar shall also insert on the Form the designation of the Local Rationing Board having jurisdiction over the registration site and at the close of the registration period the completed Form shall be filed with such Board.

(e) The registration on OPA Form No. R-310 of any establishment whose sugar base has been established solely on an institutional use of sugar by the registering unit or its owner and that part of a sugar base which has been established on an institutional use of sugar by the registering unit or its owner shall be deemed cancelled as of March 1, 1943. A registering unit whose sugar base has been established in part on an institutional use of sugar by the registering unit or its owner shall before making application for an allotment, amend its registration by filing a new OPA Form R-310, excluding from its sugar base all sugar so used.

[Paragraph (e) added by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.84 Present inventory. (a) The present inventory of a registering unit is the aggregate of all sugar in the possession of, or intended to be used by, the registering unit, to which, at the time of registration, the owner of the registering unit has title or holds documents of title, or which was in transit or stored for delivery to the registering unit and out of the possession of the vendor, prior to April 28, 1942. The owner shall be deemed to have title to sugar regardless of the fact that it may have been mortgaged, pledged, or otherwise used as security in a credit transaction, or that its use may have been prohibited by any order of the War Production Board. Every person who owns one or more registering units must include all sugar to which he has title (except sugar held for personal use and sugar in the possession of his vendor) in the present inventories of such registering units, allocating such sugar among those of his registering units as he selects.

(b) The present inventory, as adjusted, of a registering unit shall be reduced by the amount of sugar declared or required to be declared by the owner as a part of the opening inventory of an institutional user establishment pursuant to General Ration Order 5.

[Paragraph (b) added by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.85 Sugar base. (a) The sugar base for a registering unit proposing to use sugar for any product or purpose other than the products or purposes set forth in § 1407.241, Schedule A of Rationing Order No. 3, is, for any month, the amount of sugar used by the registering unit for such product or purpose during the corresponding month of 1941.

(b) If a registering unit proposes to use sugar for any product or purpose other than those listed in § 1407.241, Schedule A of Rationing Order No. 3, but did not use sugar for such product or purpose in each month of 1941, its sugar base for such product or purpose for each month may be, at the option of the registering unit, the amount arrived at by dividing the total quantity of sugar used for such purpose during the period from January 1, 1941, to April 28, 1942, by the number of months the registering unit was in business during that period. In making this computation any period in excess of 15 days shall be deemed a month.

(c) There shall not be included in the computation of the sugar base any sugar used in products which were delivered to the Army or Navy or to any of the persons or agencies enumerated on April 21, 1942, in paragraph (b) of § 1407.183.

[Paragraph (c) as amended by Amendment 45,8 F.R. 2758, effective 3-2-43. Former (c) revoked, and (d), (e), and (f) redesignated (c), (d), and (e), respectively, by Amendment 44,8 F.R. 2675, effective 3-1-43]

(d) The information necessary to compute the sugar base of the registering unit in accordance with the provisions of this section shall be entered on Schedule I of OPA Form No. R-310 (Registration of Institutional and Industrial Users).

(e) For each period commencing on or after November 1, 1942, there shall not be included in the sugar base of a registering unit, any sugar used in the manufacture of condensed milk packaged in containers holding more than one gallon.

[Paragraph (e) added by Amendment 14, 7 F.R. 7510, effective 11-1-42]

(f) For each period commencing on or after March 1, 1943, there shall not be included in the sugar base of a registering unit any sugar of which the registering unit or its owner made an institutional use.

[Paragraph (f) added by Amendment 44]

§ 1407.86 Allotment. (a) A registering unit which uses sugar for any purpose or product not enumerated in § 1407.241, Schedule A, and which has established a sugar base by registration on OPA Form R-310, is eligible for an amount of sugar for each of such products or purposes which is known as an allotment. The amount of an allotment for each period for which application is made shall be the applicable percentage specified in § 1407.242, Schedule B, of the sugar base.

(b) Application for an allotment made during the registration period shall be for the period from the date of registration to June 30, 1942. All subsequent applications shall be for consecutive two month periods, the first of which shall commence on July 1, 1942. Applications shall be made not later than the 5th day of the first month of the period for which the application is being made and not earlier than the 15th day of the month preceding the period. The board, how-ever, to prevent loss of fresh fruits, vegetables, eggs, or dairy products, or for other purposes authorized by the Office of Price Administration, may permit the application to be made at any time during the month preceding such period and in such cases may permit the application to be made for a period not to exceed one additional month. The board, in its discretion, may permit an application to be made at any time after the time specified herein, but in such case the board shall reduce the allotment by the amount allocable to the expired portion of the period, in the proportion which the number of days which have elapsed bears to the total number of days in the period: Provided, however, That the board shall not reduce the March-April, 1943, allotment of a registering unit which is required under the provisions of paragraph (e) of § 1407.83, to amend its registration if the application for such allotment is made not later than the 20th day of March, 1943.

[Paragraphs (a) and (b) as amended by Amendment 44, 8 F.R. 2075, effective

(c) A registering unit shall be entitled to the following additional allotments, but only for the two month periods commencing July 1, 1942 and September 1, 1942: twenty-five per cent of each sugar base of its institutional users and ten per cent of each sugar base of its industrial users. The Board shall grant these allotments to the registering unit without further application therefor at the same time that such registering unit applies for its allotment for the period which commences on September 1, 1942.

[Paragraph (c) added by Amendment 6, 7 F.R. 6057, effective 8-7-42]

(d) A registering unit may apply in any month for an allotment for the manufacture during the following month of condensed milk to be packaged in containers holding more than one gallon. Application shall be made on OPA Form No. R-315 (Special Purpose Application).

The registering unit shall send the original of the application to the Office of Price Administration in Washington and shall file a duplicate with the Board. The application shall set forth the amount of milk the registering unit will receive during the month for which the allotment is requested, its plant capacity, the amount of such milk which cannot be processed into non-sugar-containing products other than evaporated milk, or into condensed milk to be packaged by it in containers holding one gallon or less and such other information as the Office of Price Administration may require. The Office of Price Administration may grant such allotment for each month commencing with November 1942 in an amount which it considers necessary to prevent the spoilage of such milk. Each registering unit receiving an allotment pursuant to this paragraph shall file with the Office of Price Administration such reports of the amount of milk received by it and its disposition of such milk and of the sugar allotted as the Office of Price Administration may require.

[Paragraph (d) added by Amendment 14, 7 F.R. 7510, effective 11-1-42]

(e) A registering unit may, but shall not be required to, make on OPA Form No. R-314, the application for an allotment specified in § 1407.88 of Rationing Order No. 3. A registering unit not making such application for any period commencing on or after April 28, 1942, shall be deemed to have been granted for that period the full allotment to which it would have been entitled if it had made such application within the time specified in paragraph (b) of this section. A registering unit which made such application for any period expiring on or before December 31, 1942, after the time specified therefor in paragraph (b), shall be deemed to have been granted an increase in its allotment for that period equal to the amount of the reduction made pursuant to paragraph (b). No certificate shall be issued for any allotment or increase in allotment granted pursuant to this paragraph (e).

[Paragraph (e) added by Amendment 24, 7 F.R. 9396, effective 11-19-42]

(f) Notwithstanding the provisions of paragraph (b), no registering unit may apply for an allotment for the period beginning March 1, 1943, to be used by the registering unit in the preparation or service of food or beverages which the registering unit or the owner of the registering unit will serve to consumers or for an allotment on that part of a base which was established on the basis of such a use: Provided, however, That a registering unit that applies on or before February 27, 1943, may obtain an allotment not in excess of one-fourth of the amount which it obtained on the basis of such use pursuant to this section for the January-February period. Any allotment granted pursuant to this paragraph shall be deducted from future

allotments for such use (institutional user allotments).

[Paragraph (f) added by Amendment 39, 8 F.R. 2026, effective 2-12-43]

§ 1407.86a Increases in allotments based on increases in population. (a) A registering unit which in 1941 delivered. to a county designated in § 1407.244, Schedule D, of Rationing Order No. 3, products with respect to which it has a sugar base for industrial use, shall be entitled to have the allotment on that sugar base increased by the percentage shown for such county in Schedule D, multiplied by the percentage which the amount of sugar it used in such products, delivered in 1941 to such county, represents of the total amount of sugar it used in such products delivered in 1941. Deliveries, as used in this section, refer to final deliveries, directly or by independent carrier, but do not include deliveries to the Army or Navy of the United States or to persons specified in § 1407.183 (b). The registering unit shall include as its 1941 deliveries to a designated county: (1) deliveries of such products in 1941 by the registering unit to all places in such county not listed in paragraph (b), and (2) deliveries of such products in 1941, with or without further processing, by persons referred to in paragraph (b) from places listed in paragraph (b), wherever located, to all places in such county not so listed.

(b) The places referred to in para-

graph (a) are as follows:

(1) An industrial user establishment or warehouse included within the registering unit, or

(2) A plant or warehouse of the owner

of the registering unit, or

(3) A plant or warehouse of a person having an exclusive contract to process and distribute, or distribute without processing, in more than one county, products of the registering unit, or

(4) A plant or warehouse of a person owning more than 50 per cent of the stock of the owner of the registering unit, or a plant or warehouse of a corporation or other organization more than 50 per cent of the stock of which is owned by such person or by the owner of the registering unit.

(c) The allotments to be increased by this section shall be the allotments for industrial use provided by § 1407.86 (a) and (c) of Rationing Order No. 3. registering unit shall be entitled to such increase for each period commencing on

or after September 1, 1942.

(d) Application for the increase in allotment provided by this section shall be made for each period at the times and under the conditions specified in § 1407.86 (b) of Rationing Order No. 3, except that application for the full increase in allotment for the period commencing September 1, 1942 may be made at any time before November 6, The first application for such increase in allotment shall be made on OPA Form No. R-315 (Special Purpose Application). It shall state facts showing that the

registering unit is entitled to the increase applied for and shall include such other information as the Office of Price Administration may require. Subsequent applications for such increase shall be made in the manner specified for applications for the allotment provided by § 1407.86 (a) of Rationing Order No. 3. A registering unit which applies for the increase in allotment provided by this section shall preserve for not less than two years the journals, ledgers, and other records and reports which it used They in determining such increase. shall be kept in the office of the registering unit and shall be made available for inspection by the Office of Price Administration and the Board.

(e) If an amendment of Rationing Order No. 3 changes the increase in allotment to which a registering unit is otherwise entitled pursuant to this section, the registering unit shall apply on OPA Form No. R-315 for the increase in allotment as so changed, for the first period to which such amendment applies. It shall state facts showing that the registering unit is entitled to the increase in allotment as so changed, and shall include such other information as the Office of Price Administration may require.

[§ 1407.86a added by Amendment 10, 7 F.R. 6937, effective 9-5-42. Paragraph (e) added by Amendment 31, 7 F.R. 10845, effective 12-15-42]

§ 1407.86b Temporary increases in allotments due to military maneuvers. Whenever the Director of the Food Rationing Division of the Office of Price Administration finds that military maneuvers of the armed forces of the United States will cause temporary abnormal demands for sugar-containing products in the area in which such maneuvers are to be held, he may, upon defining such area, authorize such temporary increases in the allotments of registering units delivering such products within the affected area as he shall deem necessary.

[§ 1407.86b added by Amendment 53, 8 F.R. 4930, effective 4-15-43]

§ 1407.87 Provisional allowance. (a) A registering unit proposing to use sugar for the production of any of the products listed in § 1407.241, Schedule A of Rationing Order No. 3, is eligible for an amount of sugar which is determined by multiplying the number of units of such product which the owner estimates will be produced by the registering unit during the period for which the application is being made, by the quantity of sugar which is permitted in § 1407.241, Schedule A, as the maximum amount per unit of the product. The amount of sugar thus allowed is known as a provisional allowance.

(b) A registered unit proposing to use sugar for the feeding of bees is entitled to a provisional allowance for such purpose. The amount of such provisional allowance is to be determined pursuant to Table VI of Schedule A, § 1407.241.

to Table VI of Schedule A, § 1407.241.

(c) Application for a provisional allowance made during the registration

period shall be for the period from the date of registration to June 30, 1942; application made subsequently shall be for the period from the first day of the month in which the application is filed to the last day of the succeeding month.

(d) Notwithstanding the terms of paragraph (c) of this section, a registering unit entitled to a provisional allowance for a calendar year for feeding bees may, at any time during such calendar year, make application for such provisional allowance or any part thereof.

(e) A registering unit may, during the year 1942, obtain an advance on future provisional allowances for feeding bees if: (1) it has obtained its full 1942 provisional allowance for such purpose; and (2) the unused part of such provisional allowance, in addition to the honey in each colony, will be insufficient to feed the bees in that colony until they begin to produce honey in 1943. The total amount of the advances which may be obtained by a registering unit pursuant to this paragraph shall not exceed 15 pounds for each colony. The amounts advanced shall be deducted from the registering unit's 1943 provisional allowance for feeding bees; provided, that if an amount in excess of 10 pounds per colony is advanced, such excess shall be deducted from the registering unit's 1944 provisional allowance for feeding bees. Application for an advance shall be made to the Board on OPA Form No. R-315. The application shall establish compliance with the requirements of this paragraph, state that if the application is granted with respect to any colony, the registering unit will not remove honey from that colony until the bees in that colony begin to produce honey in 1943, and include such other information as the Board may require.

[Paragraphs (d) and (e) added by Amendment 26, 7 F.R. 9899, effective 12-2-42]

§ 1407.88 Application for certificate. Registering units which have properly registered on OPA Form No. R-310 (Registration of Institutional and Industrial Users) may apply for a provisional allowance or allotment on OPA Form No. R-314 (Application for Sugar Purchase Certificates by Institutional and Industrial Users). The application shall be signed by one of the persons authorized to file and sign OPA Form No. R-310 or by an agent designated by the owner by a written authorization filed with the Board. The application shall be presented at or mailed to the office of the Board having jurisdiction over the registering unit.

[§ 1407.88 as amended by Amendment 3, 7 F.R. 4618, effective 6-20-42]

§ 1407.89 Use of provisional allowance. (a) No registering unit may use more sugar in any packing season for packing or processing any product listed in Table I or Table II of Schedule A, § 1407.241, than the amount determined by multiplying the number of units of such product actually packed in such season by the allowance per unit of such product specified in Schedule A.

(b) No registering unit may use more sugar for packing or otherwise processing any unit of any product listed in Table IV or Table V of Schedule A than the amount specified therein as the allowance per unit of such product.

(e) In determining the quantity of sugar used for the packing or processing of any product listed in § 1407.241, Schedule A there shall be included all dextrose and corn syrup used for such product on the basis of 1.2 pounds of dextrose or 1.4 pounds of corn syrup as the equivalent of 1 pound of sugar.

§ 1407.90 Amount for which certificate is to be issued. A certificate shall be issued to the registering unit, after proper application, for the total of the provisional allowance and the allotment or allotments applied for, less any adjustments required to be made by Rationing Order No. 3 and less any part of the provisional allowance for the preceding period which was not used for the purposes for which the provisional allowance was made.

§ 1407.91 Adjustments. (a) In the first application for a certificate the adjustment shall be the deduction of the amount of the present inventory, as defined in § 1407.84; in all subsequent applications the adjustments shall take into account any excess of such present inventory over the total of all prior allotments and provisional allowances, and corrections for any errors, omissions, or mistakes on prior applications, or for changes required by actions taken pursuant to Rationing Order No. 3.

[Paragraph (a) as amended by Amendment 5, 7 F.R. 5361, effective 7-11-42]

(b) Any registering unit which uses sugar obtained by it without the surrender of certificates shall include the amount of such sugar as an adjustment to be deducted from the amount for which a certificate may be issued upon the next application for the registering unit

§ 1407.92 Use of allotment. (a) Except as may be authorized by the Office of Price Administration, a registering unit which obtains an allotment pursuant to § 1407.86 may use sugar allotted on a sugar base only for the purpose or for the production of the product upon the basis of which such sugar base has been established or for a purpose or for the production of a product included within the same class according to the classes hereinafter set forth, to-wit:

Class 1—[Revoked by Amendment 44]. Class 2—Bread and bakery products. Class 3—Cereal products, batters, mixes, desserts, and puddings.

Class 4—Ice cream, frozen custards, cheese, frozen eggs, sugared egg yolks, and other dairy products except condensed milk.

Class 5—Ices, sherbets, bottled beverages, flavoring extracts, syrups, and drink mixes.

Class 6—Pickles, mince meat, catsup, chill sauces, salad dressings, soups, tomato sauces, preserves, jams, jellies, fruit butters, glace fruits, fruit nectars, and maraschino cherries. Class 7—Drugs, medicines, and insecticides.

Class 8—Confectionery, candy, chocolate, chewing gum, and cocoa.

(b) Except as may be authorized by the Office of Price Administration, or by Rationing Order No. 3, no person shall use more sugar in any allotment period for purposes for which allotments may be obtained pursuant to Rationing Order No. 3 than the total amount of the allotment of such person for such period, plus the unused portion of any allotment granted for prior periods: Provided, That a person may use sugar at any time after such sugar has been allotted to him.

[§ 1407.92 as amended by Amendment 5, 7 F.R. 5361, effective 7-11-42, and Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.93 Late registrations. A registering unit which is not registered on April 28 or 29, 1942, may thereafter be registered at the office of the Board. The present inventory of the registering unit shall, under such circumstances, be computed as of April 28, 1942, and the registering unit shall not be permitted any provisional allowance or allotment for any periods that may have elapsed.

§ 1407.93a Ration banking by industrial users. (a) The owner of a registering unit may open an account for that registering unit. If such registering unit is composed of more than one establishment, the owner may, at his option, open a separate account for each establishment, or for any group of establishments, in such registering unit. However, if an account is opened for any establishment in a registering unit, all other establishments in the registering unit must be served by an account or accounts.

(b) Each account shall be opened in the name of the owner, who shall designate the establishment or establishments to be served. All accounts shall be opened in accordance with General Ration Order No. 3A.

(c) An owner of a registering unit may transfer ration credits from one account to another by the issuance of a check without the delivery of sugar, if these accounts are carried for establishments in the same registering unit.

[§ 1407.93a added by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.94 Reports and records. (a) At the time of registration a registering unit using sugar in packing or processing any of the products listed in Table II of Schedule A, § 1407.241, shall file a written report setting forth the total number of cases, by sizes, of each fruit, and the total number of gallons of each fruit juice packed during 1941, the total quantity of sugar used in connection with each, and in the case of each fruit the total number of cases processed in terms of cases of 24/21/2's on the basis of the conversion table set forth in Table III of Schedule A, and the average quantity of sugar used per case on the converted basis.

(b) At the time of registration a registering unit using sugar in connection with the processing of pickled or cured fish, shellfish, or poultry products shall file a written report of the quantity of each of such products processed during 1941, the total quantity of sugar used in connection with each and the average quantity of sugar used per hundredweight (unprocessed).

(c) A registering unit using sugar during any month for packing or processing any of the products listed in § 1407.241, Schedule A, or for feeding bees, shall, on or before the 15th day of the following month, file with the Board a written report of the use of sugar for each of such products during the past month, except that the report made during June 1942 shall be for the period from the time of registration to May 31, 1942. The report shall set forth the number of units by sizes of each product packed or processed (and the number of bee colonies fed by weeks), and the quantity of sugar used in connection therewith. In the case of the products listed in Tables I and II of Schedule A, § 1407.241, except fruit juices, there shall be included as a separate item the number of cases of each product packed or processed in terms of cases of 24/2's and 24/21/2's, respectively, on the basis of the conversion table set forth in Table III of Schedule In the case of fruit juices the quantity packed or processed shall be expressed in terms of gallons.

(d) Each registering unit shall preserve for a period of two years at its office records showing by months the amounts of sugar received by the registering unit and the person from whom received, the use made of such sugar for each product and purpose listed in § 1407.241, Schedule A, and § 1407.242, Schedule B, and the amount of each product processed.

[Paragraph (d) as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.95 Institutional users. An institutional user shall get allotments of sugar and use sugar only as provided in General Ration Order 5.

[§ 1407.95 added by Amendment 44]

Retailers and Wholesalers

§ 1407.101 Registering unit. As used in §§ 1407.102-1407.112 such registering unit refer to the retailer or wholesaler establishments which are included within such registering unit.

§ 1407.102 Prohibited deliveries. On and after April 28, 1942, notwithstanding the terms of any contract, agreement, or commitment, regardless of when made, no person shall make delivery of sugar to any registering unit and no registering unit shall accept delivery of sugar from any person except upon the surrender to

5"Retailer" means an establishment which makes over 50 percent of its sales of all merchandise to consumers

chandise to consumers.

6 "Wholesaler" means an establishment which makes over 50 percent of its sales of all merchandise to persons other than consumers, exclusive of sales made by a primary distributor. The term "wholesaler" does not include a primary distributor.

such person by the registering unit, pursuant to Rationing Order No. 3, of certificates or stamps having a total weight value equal to the quantity of sugar so delivered; except that any sugar which at the time of registration has been included in present inventory pursuant to § 1407.104, may be received without the surrender of certificates or stamps.

[§ 1407.102 as amended by Amendment 2, 7 F.R. 4545, effective 6-19-42]

§ 1407.103 Registration and application: Eligibility. (a) Registration and application for certificates shall be made on April 28 or 29, 1942, for each registering unit upon OPA Form No. R-305 (Registration of Retailers and Wholesalers), at a registration site designated for the area in which the principal business office of the owner is located: Provided, That in order to be eligible for registration all of the component establishments selling at retail must have made deliveries of sugar at any time during the period from January 1, 1941. to April 20, 1942, or have commenced operations subsequent to April 20, 1942, and that component establishments selling at wholesale must have handled sugar at any time during the period from January 1, 1941, to December 1, 1941. Retail establishments which did not handle sugar during the period from January 1, 1941, to April 20, 1942, or which commenced operations subsequent to April 28, 1942, and wholesale establishments which did not make deliveries of sugar during the period from January 1, 1941, to December 1, 1941, may petition for registration pursuant to the provisions of § 1407.163 of Rationing Order

(b) The Form shall be presented for filing, and signed in the presence of a Registrar, by the owner, a partner (if the owner is a partnership), an officer (if the owner is a corporation, association, or similar organization), or manager of the owner. The Registrar in whose presence the Form is signed shall witness the signature and certify to the execution thereof.

(c) If the registering unit is composed of more than one establishment there shall be attached to the Registration Form a list of the establishments included, with the address of each: Provided, however, That a registering unit composed of establishments located on mobile conveyances, including vessels, need not list such mobile conveyances.

(d) The Registrar shall also insert on the Form the designation of the Local Rationing Board having jurisdiction over the registration site and at the close of the registration period the completed Form shall be filed with such Board.

§ 1407.104 Present inventory. The present inventory of a registering unit is the aggregate of all sugar in the possession of, or intended to be used by, the registering unit, to which, at the time of registration, the owner of the registering unit has title or holds documents of title, or which was in transit or stored for delivery to the registering unit and out of

the possession of the vendor of the registering unit prior to April 28, 1942. The owner shall be deemed to have title to sugar regardless of the fact that it may have been mortgaged, pledged, or otherwise used as security in a credit transaction, or that its use may have been prohibited by any order of the War Production Board. Every person who owns one or more registering units must include all sugar to which he has title (except sugar held for personal use and sugar in the possession of his vendor) in the present inventories of such registering units, allocating such sugar among those of his registering units as he

§ 1407.105 Allowable inventory. (a) A registering unit is permitted to obtain a working inventory of sugar which shall be known as the allowable inventory.

(b) The amount of the allowable inventory for a registering unit registering as a retailer is the quantity equal to one pound for each dollar of gross sales of all meats, groceries, fruits, vegetables, and similar products made during the week ending April 25, 1942 (or, if the component establishment began operations after April 20, 1942, the estimated sales for the first complete calendar week of operations), or one-quarter of the sugar delivered to and accepted by the registering unit during the month of November 1941, whichever is smaller: Provided. That if the component establishment was not in operation during the full month of November 1941, or if the information concerning the quantity delivered to and accepted by the registering unit during November 1941 cannot be ascertained, the allowable inventory shall be computed solely on the basis of the aforementioned gross sales.

(c) The allowable inventory of a registering unit registered as a wholesaler is the quantity of sugar equal to the total obtained by taking the quotient arrived at by dividing the amount of sugar delivered to the registering unit in 1941 by twice the number of months it made deliveries of sugar during 1941, and adding thereto the quantity of sugar equal to the shipping unit by which the registering unit customarily took delivery of sugar on or about December 1, 1941.

(d) A registering unit may apply for a temporary increase in its allowable inventory in an amount not to exceed fifty percent of the allowable inventory permitted such registering unit pursuant to paragraph (b) or (c). If it is registered as retailer, it may also apply for a temporary increase not to exceed fifty percent of any permanent increase in its allowable inventory authorized by the Office of Price Administration. Application for the increase shall be made by the registering unit to the Board on OPA Form No. R-315. The board shall issue a certificate to the registering unit in weight value equal to the increase applied for if it is not in excess of the amount permitted pursuant to this paragraph; Provided, however, That if the registering unit has not surrendered stamps or certificates to the board for cancellation

in weight value equal to its excess inventory, as described in § 1407.107, and in weight value equal to any temporary increase in its allowable inventory previously authorized by the Office of Price Administration, the board shall grant the application and reduce the excess inventory and any previously authorized temporary increase, and, if the increase granted pursuant to this paragraph exceeds the weight value of such stamps and certificates required to be surrendered a certificate shall be issued to the registering unit in weight value equal to the difference. Increases granted pursuant to this paragraph may be cancelled by the Office of Price Administration, If such increases are cancelled, registering units to which they have been granted shall, before accepting any deliveries of sugar, surrender to the board for cancellation stamps or certificates in weight value equal to such increases. Thirty days notice of any such cancellation will be given.

[Paragraph (d) added by Amendment 46, 8 F.R. 3176, effective 3-18-43]

§ 1407.106 Issuance of certificates at If the present inventory registration. of the registering unit is less than the allowable inventory, a certificate shall be issued by the Registrar to the registering unit in the amount applied for; in no event, however, shall the amount applied for be greater than the difference between the allowable inventory and the present inventory. If application is made for a certificate in weight value less than the maximum for which such application may be made, the allowable inventory shall be reduced by the amount by which the maximum weight value for which application could be made exceeded the weight value of the certificate applied for.

§ 1407.107 Excess inventory. The amount by which the present inventory exceeds the allowable inventory shall be known as the "excess inventory." The registration of a registering unit which has an excess inventory shall be completed, but such registering unit shall not be entitled to any certificates at the time of registration. Before it may accept any deliveries of sugar such registering unit must surrender to the Board for cancellation stamps or certificates in weight value equal to the amount of the excess inventory.

§ 1407.108 Deliveries to registering units after registration. After registration, the allowable inventory of a registering unit may be replenished upon the surrender, pursuant to Rationing Order No. 3, of stamps and certificates received by the registering unit from the persons to whom its component establishments delivered sugar.

§ 1407.109 Late registrations. A registering unit which was not registered on April 28 or 29, 1942, may be registered thereafter at the office of the Board. In applying for late registration, the present inventory and the allowable inventory shall be computed and declared as of April 28, 1942.

§ 1407.109a Ration banking by retailers and wholesalers. (a) Each owner of a registering unit which includes or is composed of one or more wholesale establishments, more than one retail establishment or a single retail establishment whose gross sales of all meats, groceries, fruits, vegetables and similar products during December 1942, or during any single calendar month since December 1942, were over \$2,500.00, shall open at least one account for all the component establishments of such registering unit.

[Paragraph (a) as amended by Amendment 55, 8 F.R., effective 4-27-43. Paragraph (b) revoked

(c) The owner of a registering unit described in paragraph (a) of this section may, at his option, open a separate account for each establishment, or for any group of establishments, in such registering unit.

(d) Each account shall be opened in the name of the owner, who shall designate the establishment or establishments to be served. All accounts shall be opened in accordance with General Ration Order No. 3A.

(e) An owner of a registering unit may transfer ration credits from one account to another by the issuance of a check without the delivery of sugar, if these accounts are carried for establishments in the same registering unit.

(f) An account which serves a registering unit composed of a single retail establishment for which a ration bank account is not required by paragraph (a) of this section, shall be closed on or before July 3, 1943.

[§ 1407.109a added by Amendment 38, 8 FR. 1288, effective 1-27-43. Paragraph (f) added by Amendment 55]

\$ 1407.110 Records. Establishments selling at retail or at wholesale shall keep records of all sugar received by them. An establishment operating as a wholesaler shall also keep a record of the names and addresses of all persons to whom sugar was delivered at wholesale and the quantities and dates of such deliveries. These records shall be kept at the office of the registering unit of which the establishment is a part and shall be made available for inspection by the Office of Price Administration and the Board. Such records shall be retained for a period of not less than 2 years.

§ 1407.111 Replacement of sugar lost in repackaging. (a) A registering unit may obtain certificates in weight value equal to the amount of sugar lost by the retail and wholesale establishments included in the registering unit in packaging sugar: Provided, That the weight value of such certificates shall not exceed one per cent of the amount of sugar thus packaged.

(b) Application for such certificates shall be made by the registering unit for each six-month period ending October 31 or April 30. It shall be made to the Board on OPA Form No. R-315, in the month following the close of each such period, and shall establish compliance

with the requirements of paragraph (a) of this section and include such other information as the Board may require. [§ 1407.111 added by Amendment 21, 7 F.R. 8830, effective 11-4-42]

§ 1407.112 Surrender of certain expired stamps and certificates in exchange for certificates or reduction of excess inventory. (a) A registered retailer or wholesaler may surrender to the board any stamps numbered 1 through 9 or any expired certificates in exchange for which he delivered before March 19, 1943, and within the periods specified in § 1407.141, the quantity of sugar authorized to be delivered by such stamps and certificates. If his excess inventory as adjusted pursuant to § 1407.107 is equal to or greater than the weight value of such surrendered stamps and certificates, the board shall reduce the excess inventory by the weight value of such stamps and certificates. However, if the weight value of such stamps and certificates is greater than his excess inventory as adjusted pursuant to § 1407.107. the board shall cancel the excess inventory and issue to him a certificate in weight value equal to the difference.

(b) Application for such reduction of excess inventory or a certificate shall be made on OPA Form No. R-315 on or before April 9, 1943. The application shall state facts establishing compliance with the requirements of paragraph (a) of this section and such other information as the board may require. The application shall be accompanied by the stamps and certificates to be surrendered and such stamps shall be pasted on cards

as prescribed by § 1407.142,

[§ 1407.112 added by Amendment 48, 8 F.R. 3522, effective 3-25-43]

Primary Distributors

§ 1407.120 Ration banking by primary distributors. (a) On or before February 8, 1943, each primary distributor shall open at least one account for all his establishments, other than institutional or industrial user establishments. If the primary distributor has more than one establishment he may, at his option, open a separate account for each establishment or group of establishments. Each account shall be opened in the name of the owner, who shall designate the establishment or establishments to be served. All accounts shall be opened in accordance with General Ration Order No. The primary distributor shall notify the Washington Office of the Office of Price Administration of the opening of such account or accounts and the name and address of the establishment or establishments to be served by each such account. If a person becomes a primary distributor on or after February 8, 1943. he shall, within one week thereafter, open such account or accounts and shall notify the Washington Office of the Office of Price Administration of the opening of such account or accounts, and the name

and address of each establishment to be served by each such account.

(b) Each primary distributor shall deposit all stamps and certificates received by him within the periods specified in § 1407.141, and each check issued to him within twenty (20) days of the date appearing on its face. Stamps numbered one (1) through nine (9) and certificates received by him in accordance with Rationing Order No. 3, prior to February 8. 1943, which are dated before December 10, 1942, and which bear no endorsement later than January 9, 1943, may not be deposited, but shall be sent by the primary distributor to the State Director in the state in which the principal office of such primary distributor is located.

(c) A primary distributor may issue checks against ration credits in his account only as provided in paragraph (e)

of § 1407.140.

[§ 1407.120 added by Amendment 38, 8 F.R. 1288, effective 1-27-431

§ 1407.121 Deliveries by primary distributors. Except as is otherwise provided herein, a primary distributor may deliver sugar to persons not primary distributors, on and after April 28, 1942, only upon receipt of stamps or certificates in the manner set forth in Rationing Order No. 3.

[§ 1407.121 as amended by Amendment 38]

§ 1407.122 Records of primary distributors. The primary distributor shall preserve for a period of 2 years at his principal business office records of all sugar delivered by him, the persons to whom such deliveries were made and the amounts thereof, the serial numbers of all certificates received therefor, the weight value of such certificates, and the amount of sugar delivered against them. The primary distributor shall, in each month, send to the State Director a report of all deliveries made to the Army or Navy or any of the persons or agencies listed in paragraph (b) of § 1407.183.

§ 1407.123 Permitted shipments; zones. [Revoked by Amendment 13, 7 F.R. 7321, effective 9-16-42]

§ 1407.123 Orders or commitments for future deliveries. (a) No primary distributor shall deliver sugar pursuant to a contract, agreement or commitment, regardless of when made, providing for delivery more than three days after the making thereof, directly or to a carrier for delivery. No primary distributor shall deliver sugar to fill any order, regardless of when received, calling for delivery more than three days after the receipt thereof, directly or to a carrier for delivery.

(b) This section shall not apply to deliveries to the Army or Navy of the United States or to any of the persons or agencies listed in § 1407.183 (b) of Rationing Order No. 3.

[§ 1407.123 added by Amendment 13, 7 F.R. 7321, effective 9-16-42]

§ 1407.124 Restrictions on primary distributors. (a) Primary distributors of beet sugar shall retain for delivery as the Office of Price Administration may order, the undelivered balance of the sugar derived from sugar beets, set aside by such primary distributors pursuant to Supplementary Order M-55-c issued by the War Production Board.

(b) Commencing with June 19, 1942, primary distributors of beet sugar shall set aside at the end of each month for delivery as the Office of Price Administration may order, fifteen percent (15%) of their production during such

month.

[§ 1407.124 added by Amendment 2, 7 F.R. 4545, effective 6-19-42]

Sugar Purchase Certificates, War Ration Books, War Ration Stamps and Sugar Ration Checks

§ 1407.140 Use of checks by depositors and non-depositors. Notwithstanding anything to the contrary contained in Rationing Order No. 3:

(a) No depositor, and, on and after February 8, 1943, no person required to be a depositor, shall, except in accordance with General Ration Order No. 3A, surrender or transfer stamps or certificates which are valid for deposit.

(b) Whenever Rationing Order No. 3 requires or authorizes the surrender or transfer of stamps or certificates to a person, other than a bank for deposit, and such stamps or certificates are valid for deposit, a depositor shall not surrender or transfer such stamps or certificates but shall instead, under the same circumstances and with the same effect, issue to such person a check, valid for deposit, in weight value equal to such stamps or certificates.

(c) Whenever Rationing Order No. 3 authorizes the delivery of sugar upon the surrender or transfer of stamps or certificates, such delivery may be made to a depositor upon receipt, by the person making the delivery, of a check valid for deposit issued to him by the depositor and equal in weight value to such

stamps or certificates.

[Paragraph (c) as amended by Amendment 42, 8 F.R. 2432, effective 3-2-43]

- (d) A person to whom a check is issued and who neither is nor is required to be a depositor must endorse the check and surrender it to the Board. He will receive in exchange a certificate of the same weight value minus the weight value of any stamp or certificate which he is required to surrender to the Board for cancellation.
- (e) A depositor who has received stamps, certificates or checks from a registering unit or institutional user establishment may issue to it a check in weight value equal to the sugar which he has not delivered against such stamps, certificates or checks, but which he is then authorized to deliver to such registering unit or institutional user establishment against such stamps, certificates or checks.

[Paragraph (e) as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

^{*8} F.R. 1130, 1449, 1963, 3520.

(f) A depositor who has received stamps, certificates or checks as authorization for the delivery of sugar by him may not, except as provided in paragraph (e), issue a check against any part of the credit created by their deposit except to the extent that he has delivered sugar against them.

(g) Whenever Rationing Order No. 3 refers to the delivery or acquisition of sugar (including the replenishment of inventory), upon or without the receipt or surrender of stamps or certificates, the issuance of checks shall be deemed to be included in such reference, unless the context shall otherwise require.

(h) No person may accept stamps, certificates, or checks which he knows or has reason to believe are transferred or surrendered in violation of this section.

[§ 1407.140 added by Amendment 38, 8 F.R. 1288, effective 1-27-43. Paragraph (h) added by Amendment 42, 8 F.R. 2432, effective 3-2-43|

§ 1407.141 Nature and validity of certificates and stamps. (a) A certificate or stamp may be transferred only for the purpose of authorizing the consumer or registering unit to whom the certificate or stamp was issued to take delivery of the amount of sugar specified on the certificate or assigned to the stamp in § 1407.243, Schedule C of Rationing Order No. 3, and to permit the registering unit to which the certificate or stamp has been surrendered to take delivery of sugar in order to replenish its sugar inventory. Stamps in the hands of a consumer are valid only if attached to a War Ration Book.

(b) Each stamp authorizes delivery of sugar to a consumer only during the ration period assigned to such stamp in § 1407.243. A stamp received in accordance with Rationing Order No. 3 by a registering unit, which is neither a depositor nor required to be one, authorizes the registering unit to take delivery of sugar, in an amount equal to the weight value of the stamp within twenty (20) days from the close of the ration period assigned to the stamp if it is surrendered to another registering unit or a primary distributor within ten (10) days after the close of such ration period. A stamp surrendered to a depositor shall be valid for deposit in the account of such depositor for a period of twenty (20) days after the close of the ration period assigned to such stamp, and except as provided in paragraph (f) of § 1407.140, he may issue checks at any time, against credits created by the deposit of a stamp. Stamps numbered one (1) through nine (9) shall not be valid for deposit.

[Paragraph (b) as amended by Amendment 38, 8 F.R. 1288, effective 1-27-43]

(c) (1) A certificate issued on OPA Form R-306 authorizes the person to whom it is issued, if he is not a depositor nor required to be one, to take de-

livery of sugar within 60 days from the valid date of the certificate. Such certificate duly transferred by endorsement to a registering unit that is neither a depositor nor required to be one, authorizes the delivery of sugar to such registering unit within 80 days from the valid date of the certificate. Such certificate duly transferred or issued to a depositor shall be valid for deposit in the account of such depositor for a period of 80 days from the valid date of the certificate. Such certificate issued before January 27, 1943, which is duly transferred to a registering unit by endorsement authorizes the delivery of sugar and may be deposited within 60 days from the valid date of the certificate or within 30 days from the date contained in the endorsement to such registering unit, whichever is later.

(2) A certificate issued on OPA Form R-1201 authorizes the person to whom it is issued, if he is not a depositor nor required to be one, to take delivery of sugar not later than the date appearing on the face thereof. Such certificate duly transferred by endorsement to a registering unit that is neither a depositor nor required to be one, authorizes the delivery of sugar to such registering unit within 20 days from the date appearing on the face thereof. Such certificate duly transferred or issued to a depositor shall be valid for deposit in the account of such depositor for a period of 20 days from the date appearing on the face thereof.

(3) A depositor may, except as provided in paragraph (f) of § 1407.140, issue checks at any time, against credits created by the deposit of a certificate. Certificates which before January 27, 1943, ceased to authorize the delivery of sugar shall not be valid for deposit.

[Paragraph (c) as amended by Amendment 54, 8 F.R. 4977, effective 4-22-43]

(d) A primary distributor receiving certificates, or a registered wholesaler receiving stamps or certificates, from a registering unit upon request may deliver to such registering unit a quantity of sugar equal to the weight value of the stamps and certificates so received, plus an additional quantity equal to either: (1) an amount, not in excess of 10% of the weight value of the stamps or certificates so received, required to make a total quantity equal to that contained in a Shipping Unit; or (2) an amount not in excess of ninety-nine (99) pounds, required to permit delivery in shipping packages customarily used by the person making the delivery.

If the amount of sugar delivered is greater than the weight value of the certificates and stamps received the person accepting the delivery shall be charged with such excess and shall surrender stamps or certificates of weight value equal to such excess before accepting delivery of any additional sugar from any person.

[Paragraph (d) added by Amendment 5, 7 F.R. 5361, effective 7-11-42]

(e) As used in this section the term "registering unit" includes establishments registered under General Ration Order 5 as Group II and III institutional user establishments.

[Paragraph (e) added by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1207.142 Surrender of certificates and stamps. (a) Certificates or stamps must be surrendered by the consumer or registering unit receiving the sugar to the primary distributor or registering unit delivering the sugar at or before the time of delivery. A stamp must be detached by the consumer or the person acting on his behalf from the War Ration Book of the consumer only in the presence of the person making delivery of the sugar. Before a certificate is surrendered, the proper endorsement on the reverse side shall be completed by the holder of the certificate.

(b) A registering unit or primary distributor to which stamps are surrendered by a consumer must paste the stamps on OPA Form No. R-304 (War Ration Stamp Card), or upon a similar card; only stamps bearing the same number may be affixed to the card. When a registering unit surrenders a card for the purpose of authorizing a delivery of sugar to it, the name and address of the registering unit surrendering the card and the name and address of the registering unit, Collector of Customs, or primary distributor to whom the card is being surrendered shall be written on the face or back of the card by the one surrendering the card. Before a card may be surrendered for the purpose of deposit, the person surrendering the card shall, if he affixed the stamps to the card, endorse it by writing his name and address on its face or shall, if he received the card with stamps affixed, endorse it by writing his name on its back.

[Paragraph (b) as amended by Amendment 47, 8 F.R. 3180, effective 3-18-43]

(c) As used in this section the term "registering unit" includes establishments registered under General Ration Order 5 as Group II and III institutional user establishments.

[Paragraph (c) added by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.143 Type of sugar authorized. A certificate or stamp shall authorize delivery and receipt of any kind, type, or grade of sugar.

§ 1407.144 Transfer of establishments.
(a) If an entire establishment including the good will is transferred to a person the sugar inventory of the establishment may be transferred to such person without the surrender of certificates or stamps.

(b) An establishment acquired by transfer which is continued in substantially the same manner as prior to the transfer shall be entitled to receive certificates

at the time of registration and thereafter. and to take deliveries of sugar to the same extent as prior to the transfer. All certificates and stamps held by the establishment at the time of transfer shall be surrendered by the person acquiring the establishment to the Board having jurisdiction over the establishment. At the time of such surrender; if the establishment is being continued, such person may apply for replacement certificates authorizing deliveries of an amount of sugar equal to that authorized by the surrendered certificates and stamps. The application therefor shall be made to the Board upon OPA Form No. R-315 by such person or his authorized agent. Replacement certificates shall be issued, after transfer, only if the establishment is to be continued in substantially the same form.

(c) Registration and application as a new establishment may be made for any establishment denied replacement certificates with the Board having jurisdic-

tion over it.

(d) Upon the liquidation of an establishment, sugar in its possession may be delivered only to persons surrendering certificates or stamps in weight values equivalent to the sugar delivered to them. All certificates or stamps thus received, as well as stamps and certificates otherwise in its possession, shall be surrendered for cancellation by the person in charge of the liquidation to the Board having jurisdiction over the establishment.

(e) In the event of transfer, liquidation, or cessation of operation of an establishment operating as an industrial user and constituting part of a registering unit, any sugar allotment made thereafter to the registering unit shall be reduced by the amount applicable to

such establishment.

[Paragraph (e) as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

- (f) Transfers referred to in this section include disposal or acquisition by way of mergers, consolidations, purchases and sales, devise or bequest and inheritance, gift, and transfers involved in bankruptcies, receiverships, reorganizations, and assignments for the benefit of creditors.
- (g) This section shall not apply to the transfer of an institutional user establishment. Transfers of institutional user establishments are governed by General Ration Order 5.

[Paragraph (g) added by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.145 Judicial seizure of certificates, stamps, and sugar. (a) No certificate or stamp nor any interest therein may be seized by execution, levy, attachment, or other judicial process or acquired through devise or bequest or inheritance other than is provided in § 1407.144 with regard to the transfer of an establishment holding certificates or stamps.

(b) Sugar in the possession of any person may be seized pursuant to judicial process or order issued by a court of competent jurisdiction without the surrender of certificates or stamps. Delivery of such sugar may be made to a person other than the one from whom it was taken only upon receipt of certificates or stamps in weight value equal to the amount of sugar delivered. The certificates or stamps thus received shall be surrendered for cancellation to the Board with which the person from whom the sugar was seized is registered.

[Paragraph (b) as amended by Amendment 44]

§ 1407.146 Acquisition of sugar for carriage, storage, or security; disposal.

(a) Any person lawfully in possession of or entitled to receive sugar may deliver such sugar to any other person for carriage, storage, or security purposes without the receipt of stamps or certificates. The sugar may thereafter be delivered by such other person, without the receipt of stamps or certificates, either to the person from whom the sugar was received, or to a person to whom the right to receive such sugar has been transferred pursuant to Rationing Order No. 3.

[Paragraph (a) as amended by Amendment 5, 7 F.R. 5361, effective 7-11-42]

(b) Any person in possession of sugar which he holds as bailee or on which he has a lien or to which he has title for security purposes only, shall, upon acquiring title to such sugar or upon foreclosing his lien or the interest of the debtor therein, report such fact in writing to the State Director having jurisdiction over the area in which his principal business office is located. The report shall also state the manner in which possession of the sugar was acquired, the amount thereof, and the disposition proposed to be made of it. Such sugar may thereafter be disposed of by such person but only as follows: (1) It may be delivered in the manner provided by paragraph (a) of this section. (2) It may be delivered to a primary distributor without the receipt of stamps or certificates. (3) It may be delivered to a consumer, registering unit or institutional user establishment upon receipt of stamps or certificates as prescribed by Rationing Order No. 3 and the stamps or certificates thus received shall be surrendered to the State Director for cancellation within five days of receipt. (4) A registering unit owned by such person may use such sugar subject to the provisions of paragraph (b) of § 1407.91. An institutional user may use such sugar only upon the surrender of stamps or certificates equal in weight value to such sugar to the State Director having jurisdiction over the area in which his principal business office is located.

(c) If a person in possession of sugar which he holds as bailee or on which he has a lien or to which he has title for security purposes only, acquires title to such sugar or forecloses his lien or the interest of the debtor therein, the debtor

or other person whose title or other interest was so acquired or foreclosed, or a person to whom the right to such sugar had been transferred pursuant to Rationing Order No. 3 may obtain certificates in weight value equal to the amount of such sugar: Provided, That such certificates may be obtained only by an institutional user establishment registered under General Ration Order 5, a registering unit or a registered consumer. Applications shall be made by the institutional user establishment, registering unit or registered consumer to the State Director having jurisdiction over the area in which the establishment, unit or consumer is registered on OPA Form No. R-315. The application shall state facts which establish compliance with the requirements of this paragraph and include such other information as the State Director may require. If the State Director determines that the applicant is entitled to certificates pursuant to this paragraph, the State Director shall instruct the Board with which the applicant is registered to issue such certificates.

[Paragraphs (b) and (c) as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.147 Disposal of damaged sugar and undamaged sugar mingled therewith, or sugar in a package, bag, or other container damaged while in transit by common carrier. (a) Sugar which is damaged and undamaged sugar mingled therewith, or sugar which is in a package, bag, or other container damaged while in transit by common carrier, may be delivered by any person in possession thereof without the surrender of stamps or certificates to: (1) primary distributors; (2) any person who has insured such sugar against loss or damage and is duly authorized by law to engage in the insurance business; (3) common or contract carriers in connection with the right of subrogation or by virtue of the payment by them of a claim for damage to such sugar or container; and (4) persons engaged principally and primarily in the business of adjusting losses or selling or re-conditioning and selling damaged commodities, who take possession of or receive such commodities on the occurrence or imminence of casualties or in direct connection with the adjustment of losses resulting from casualties.

(b) A person described in subparagraph (2), (3), or (4) of paragraph (a) of this section, accepting a delivery of sugar pursuant to paragraph (a), shall report such fact in writing to the State Director of the State in which its principal business office is located. The report shall also state the disposition proposed to be made of such sugar.

(c) Following such report, undamaged sugar which has been mingled with, but which can be and is separated from damaged sugar, or sugar which is in a package, bag, or other container damaged

while in transit by common carrier, may be disposed of by such person, but only in the manner provided by subparagraphs (1), (2), (3) and (4) of paragraph (b) of § 1407.146. Damaged sugar and undamaged sugar mingled therewith which cannot be separated therefrom may be disposed of but only as follows: (1) by delivery, directly or by carrier. without the receipt of stamps or certificates, to a primary distributor or (2) by delivery, directly or by carrier, without the receipt of stamps or certificates, to any person for storage purposes. Sugar delivered in accordance with this subparagraph (2) may thereafter be delivered, without receipt of stamps or certificates, to the person who delivered it for storage, or to a primary distributor.

[§ 1407.147 as amended by Amendment 32, 8 F.R. 166, effective 1-8-43]

§ 1407.147a Replacement of damaged, destroyed, lost or stolen sugar or sugar in a package, bag, or other container damaged while in transit. (a) A registering unit delivering damaged sugar and undamaged sugar mingled therewith pursuant to paragraph (a) of § 1407.147, or whose sugar is destroyed, lost, or stolen, may obtain certificates in weight value equal to the original weight of such sugar. A registering unit which, pursuant to paragraph (a) of § 1407.147, delivers sugar in a package, bag, or other container damaged while in transit by common carrier, may obtain certificates in weight value equal to the amount of sugar in such package, bag, or other container before it was damaged. A registering unit whose sugar, although in a package, bag, or other container damaged while in transit by common carrier. was not delivered pursuant to paragraph (a) of § 1407.147, or was in a package, bag, or other container damaged in any other manner may obtain certificates in weight value equal to the amount of sugar lost from the package, bag, or other container because of such damage.

(b) Application shall be made by the registering unit to the State Director of the State in which the unit is registered on OPA Form No. R-315. The applicant shall state facts which establish compliance with the requirements of paragraph (a) of this section and include such other information as the State Director may require. If the State Director determines that the applicant is entitled to certificates pursuant to this section, the State Director shall instruct the Board with which the applicant is registered to

issue such certificates.

(c) "Registering unit" as used in this section includes all institutional user establishments registered under General Ration Order 5.

[§ 1407.147a added by Amendment 32, 8 F.R. 166, effective 1-8-43. Paragraph (c) added by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.147b Recovery of lost or stolen sugar. (a) Sugar which has been lost or stolen may be recovered without the surrender of stamps or certificates by the person rightfully in possession thereof when it was lost or stolen, or by a person

who has insured such sugar against loss or damage and is duly authorized by law to engage in the insurance business or by a common or contract carrier in connection with the right of subrogation or by virtue of the payment by it of a claim for such loss or theft. Such recovery may be made directly or through a government agency or other person authorized to secure such recovery.

(b) A registering unit or institutional user establishment recovering lost or stolen sugar for which it has obtained a certificate pursuant to § 1407.147a shall report such fact in writing to the State Director having jurisdiction over the area in which the registering unit or institutional user establishment is registered. The report shall also state the amount of such sugar and the disposition proposed to be made of it. Such sugar may thereafter be disposed of by such registering unit or institutional user establishment but only in the manner provided by subparagraphs (1), (2), (3) and (4) of paragraph (b) of § 1407.146.

(c) An insurer or carrier recovering lost or stolen sugar shall report such fact in writing to the State Director having jurisdiction over the area in which its principal office is located. The report shall also state the amount of such sugar and the disposition proposed to be made of it. Such sugar may thereafter be disposed of by such person but only in the manner provided by subparagraphs (1), (2), (3) and (4) of paragraph (b) of § 1407.146.

[§ 1407.147b added by Amendment 32, 8 F.R. 166, effective 1-8-43. Paragraphs (b) and (c) amended by Amendment 44, 8 F.R. 2576. effective 3-1-43]

§ 1407.147c Miscellaneous records. Any person required to make a report to the State Director, pursuant §§ 1407.146, 1407.147, or 1407.147b, shall preserve for a period of two years at his principal business office records of all sugar received or delivered by him, the person by whom or to whom such deliveries were made and the amounts thereof, the weight value of all stamps and certificates received by him for such deliveries, the serial numbers of such certificates, and the amount of sugar delivered against such stamps and cer-tificates. Such records shall be made available for inspection by the Office of Price Administration and the State Director.

[§ 1407.147c added by Amendment 32, 8 F.R. 166, effective 1-8-43]

§ 1407.148 Destroyed, mutilated, or stolen certificates and stamps. (a) A certificate that is torn or mutilated shall be valid only if more than one-half thereof remains legible and such remaining portion clearly evidences the date of the certificate, its weight value, and the name of the holder. A stamp that has been torn or mutilated is valid in the hands of the consumer only if more than one-half remains undetached in the war ration book.

(b) If a certificate or stamp held by a registering unit or institutional user establishment is lost, destroyed, or stolen,

or becomes invalid because of mutilation. the person entitled to such stamp or certificate may apply for a new certificate in the weight value equal to that of the replaced stamp or certificate. The application therefor shall be made to the Board upon OPA Form No. R-315 by such person or his authorized agent. The Board, in a proper case, shall grant the application.

[Paragraph (b) as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

(c) If a certificate held by a consumer is lost, destroyed, or stolen, the consumer may apply for a replacement certificate. The application therefor shall be made to the board upon OPA Form No. R-315 by the consumer personally or by an adult member of his family unit or by an authorized agent. The board, in a proper case, shall grant the application.

[Paragraph (c) as amended by Amendment 51, 8 F.R. 4644, effective 4-13-431

§ 1407.149 Drop shipments. Any registering unit from which delivery of sugar is requested, if the parties so agree, may direct the registering unit or the institutional user requesting delivery to take the sugar from the premises of a third party or may direct the third party to deliver the sugar. In such event the registering unit from which delivery of sugar was requested shall surrender to the third party as authority for the delivery any stamps or certificates received from the registering unit or the institutional user to which the sugar is delivered.

[§ 1407.149 as amended by Amendment 44, 8 F.R. 2675, effective 3-1-431

§ 1407.150 [Revoked by Amendment

§ 1407.151 Duty to ascertain validity of certificates and stamps. No person shall make delivery of sugar if he knows or has reason to know that the certificate or stamp involved was not acquired by the person surrendering it in accordance with Rationing Order No. 3.

§ 1407.152 Notification to Office of Price Administration of legal proceedings. It shall be the duty of every person holding a certificate or stamp to notify the Regional or Field Office of the Office of Price Administration immediately upon the commencement of any legal action or proceeding involving a certificate or stamp.

§ 1407.153 Issuance of Certificates. Certificates may be signed and issued by a Registrar, a member of the Local Rationing Board, or by such other persons as the Office of Price Administration may designate.

Petitions for Adjustment: Appeals: New Business: Miscellaneous

§ 1407.161 Petitions for adjustment of base, allotment, provisional allowance, or allowable inventory. Petition may be made by an owner for adjustment in the sugar base, allotment, provisional allowance, or allowable inventory of a registering unit. The petition shall be made upon OPA Form No. R-315 (Special Purpose Application). The petition shall be filed with the Board with which the unit is registered. The Board may request such additional information as it may deem pertinent, and shall, within ten days after the receipt of the petition, send it, together with all substantiating evidence and information received by the Board, to the Office of the State Director, or take such other action as the Office of Price Administration may di-The Board shall attach to the Form its recommendation concerning the action to be taken thereon. The petitioner may thereafter be requested to furnish further information and to appear personally.

[§ 1407.161 as amended by Amendment 7, 7 F.R. 6084, effective 8-8-421

§ 1407.162 Appeals. (a) A person may appeal from any action of the Board, State Director, or Regional Administrator adverse to such person. Such appeal shall be brought in accordance with the terms and provisions of Procedural Regulation No. 9.

(b) This section shall not apply to any action taken with respect to petitions made pursuant to §§ 1407.161 or 1407.163, except action taken with respect to such a petition by the Board, State Director, or Regional Administrator in cases where the Board or official taking the action has been authorized by the Office of Price Administration to grant or deny such petition.

[§ 1407.162 as amended by Amendment 19, 7 F.R. 8809, effective 11-9-42]

§ 1407.163 New establishments and ineligible establishments desiring sugar. (a) Any person desiring to obtain sugar for an establishment (other than an institutional user establishment) not eligible for registration pursuant to Rationing Order No. 3 may petition the board having jurisdiction over the area in which the principal business office of the owner is, or will be, located, for registration and assignment to such establishment of a sugar base, allotment, provisional allowance or allowable inventory, as the case may be. The petition shall be made on OPA Form No. R-315. The board may not grant or deny the petition but shall follow the procedure set forth in § 1407.161 with regard to petitions for adjustment.

(b) Establishments referred to in this section include those which commenced operations using sugar subsequent to April 20, 1942.

[§ 1407.163 as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.164 Correction of registration: Composition of registering unit. A registration made upon OPA Form No. R-305 (Registration of Retailers and Wholesalers) or upon OPA Form No. R-310 (Registration of Institutional and Industrial Users) may be corrected so as to eliminate clerical errors. The composition of a registering unit, however, may be changed only pursuant to authorization of the Office of Price Administration. A petition for change of composition of a registering unit shall be in writing and filed with the Board: Provided, however, That the owner of a registering unit may add to the registering unit an establishment owned by him which commenced operation subsequent to April 29, 1942, without obtaining such authorization, but notification thereof shall be sent to the Board and the State Director. If the owner desires to obtain a new allowable inventory, provisional allowance, or allotment for the registering unit because of the addition of such establishment he shall make application pursuant to the provisions of § 1407.163.

§ 1407.165 Finality of findings. All findings made by any Local Rationing Board, or the Office of Price Administration shall be final, except as may otherwise be provided in Rationing Order No. 3.

§ 1407.166 Exchange of sugar, tolling agreements, and borrowing of sugar by primary distributors. (a) Any person may exchange sugar of different types with any other person if the weights of the sugars exchanged are equal. No stamps or certificates shall be necessary to authorize deliveries of sugars involved in such exchanges.

(b) A registered industrial user or the

Army or Navy of the United States or any of the persons or agencies listed in paragraph (b) of § 1407.183, hereinafter in this paragraph referred to as transferor, may surrender a certificate without obtaining sugar or may deliver sugar without obtaining stamps or certificates to a registered industrial user, hereinafter referred to as transferee, for use by the transferee for the production of a product to be delivered to the transferor and for which the sugar so delivered, or the sugar authorized to be delivered by such certificate, could have been used by the transferor pursuant to Rationing Order No. 3. Except as the Office of Price Administration may otherwise authorize the provisions of this paragraph shall apply only if the transferor deliv-

paragraph (b) of § 1407.183. [Paragraphs (a) and (b) as amended by Amendment 5, 7 F.R. 5361, effective 7-11-42]

ered sugar between January 1, 1941, and

December 31, 1941, to another industrial

user to be used for the manufacture of

the same product; or if the means of pro-

duction of the transferor have been tem-

porarily so disrupted that production is

impracticable; or if the transferor is the

Army or Navy of the United States or

any of the persons or agencies listed in

(c) Upon authorization by the Office of Price Administration, a primary distributor may receive delivery of sugar from any person as a loan and thereafter deliver to such person an amount of sugar not exceeding the amount thus received. Such deliveries may be made without the receipt of stamps or certifi-

[Paragraph (c) added by Amendment 22, 7 F.R. 8831, effective 11-4-42]

§ 1407.167 Investigatory agencies. Any investigatory or enforcement agency of a Federal, State, or Local Government which requires deliveries of sugar for the performance of its functions shall receive from the Board located in the area in which the agency is situated War Ration Books or certificates. Sugar acquired by the agency shall be delivered by it to any Federal, State, or Local institution, which shall acknowledge receipt of the sugar and the amount thereof to the Board which issued the certificates or War Ration Books. When the purpose for which any book has been obtained under this section has been effected such book shall be returned to the Board.

§ 1407.168 Deliveries, transfers or shipments outside a zone. (a) The Director of the Food Rationing Division of the Office of Price Administration may, from time to time, issue orders establishing zones for the purposes of this sec-

(b) Except as otherwise authorized by the Director, no person shall deliver, ship or transfer sugar from a zone to a point outside such zone, and no person shall accept such delivery, shipment or trans-

(c) Paragraph (b) shall not apply to a delivery, shipment or transfer from a wholesale or retail establishment to a point within the established trading area of such establishment, if the person to whom delivery, shipment or transfer is made has customarily received sugar from a wholesaler or retailer.

(d) Unless otherwise specified by the Director, paragraph (b) shall not apply to raw sugar, turbinado sugar, plantation white sugar, high-washed sugar, Louisiana seconds sugar, invert sugar, liquid sugar, or soft sugar in bulk; or to confectioner's, brown, loaf, tablet, and other specialty sugars in one and two pound packages, except fine granulated sugar; or to sugar refined or processed outside the continental United States.

(e) Paragraph (b) shall not apply to deliveries, shipments or transfers by or to the Army or Navy of the United States or by or to any of the persons or agencies specified in § 1407.183 (b) of Rationing Order No. 3.

(f) Paragraph (b) shall not apply to deliveries, shipments or transfers of sugar by or to carriers for the purpose of making deliveries, shipments or transfers thereof exempted from paragraph (b) by paragraph (c), (d) or (e) or by the Director.

[§ 1407.168 added by Amendment 13, 7 F.R. 7321, effective 9-16-42]

§ 1407.169 Deliveries of sugar by consumers and institutional and industrial users. (a) A registered consumer may, with the prior approval of the Board, deliver, in original unopened packages of a primary distributor, sugar which has been in his possession without interruption since May 4, 1942.

(b) A registering unit which has received a provisional allowance may, with the prior approval of the Board, deliver sugar in original unopened packages of a primary distributor; provided, that the registering unit does not, at the time it makes application for such approval, expect to use any sugar in the next four months and the amount to be delivered does not exceed the unused part of its provisional allowance for the preceding

period.

(c) Application for the Board's approval shall be made by the registered consumer or registering unit on OPA Form No. R-315 or such other form of application as shall be approved by the Board. It shall establish compliance with the requirements of paragraph (a) or paragraph (b) and include such other information as the Board may require. If the requirements of paragraph (a) or paragraph (b) are met, the Board shall grant its approval; provided, that the Board shall approve not more than one such application of a consumer, if not a member of a family unit, and not more than one such application for all the members of a family unit.

(d) Such sugar may be delivered upon receipt of stamps or certificates as prescribed by Rationing Order No. 3 and the stamps or certificates thus received shall be surrendered to the Board for cancellation. Upon surrender of stamps or certificates by a consumer, the Board shall reduce the excess sugar supply owned on May 4, 1942, by the consumer, if not a member of a family unit, or by all the members of the family unit if the con-sumer was a member of the family unit on such date, by an amount equal to the weight value of such stamps and certificates. Following surrender of stamps or certificates by a registering unit, the Board, when it next issues a certificate to the registering unit pursuant to § 1407.90 of Rationing Order No. 3, shall reduce the deductions required by that section by the weight value of the stamps and certificates thus surrendered.

(e) Notwithstanding the terms of any contract, agreement, or commitment, regardless of when made, and except as otherwise authorized by the Office of Price Administration or provided in Rationing Order No. 3, or General Ration Order 5, no consumer, institutional user or industrial user shall deliver sugar.

[§ 1407.169 added by Amendment 17, 7 F.R. 8655, effective 10-30-42. Paragraph (e) as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.170 Imports, (a) Sugar may be brought to a place subject to Rationing Order No. 3 from a place not subject to Rationing Order No. 3, if it is delivered to the Collector of Customs at the point of entry into the United States. Such sugar may be delivered to the Collector without the receipt of stamps or certificates.

(b) The Collector of Customs may deliver sugar received by him to a consumer, registering unit or an institutional user establishment upon receipt of stamps or certificates in weight value equal to the sugar delivered or an authorization by the Office of Price Administration to such registering unit or institutional user establishment authorizing it to take delivery of such sugar. Stamps or certificates received by the

Collector of Customs shall be delivered, at least once each calendar month, to the State Director having jurisdiction over the area in which such point of entry is located, Authorizations received by the Collector of Customs shall be delivered, at least once each calendar month, to the Office of Price Administration.

[Paragraph (b) as amended by Amendment 47, 8 F.R. 3180, effective 3-18-43]

(c) The Collector of Customs may deliver sugar, received by him and brought from a place other than Canada or Mexico, to a primary distributor without the receipt of stamps or certificates,

(d) Applications for authorization to take sugar from the Collector of Customs shall be made to the Office of Price Administration by the registering unit or institutional user on OPA Form No. R-315 or such other form of application as shall be approved by the Office of Price Administration and shall include such information as the Office of Price Administration may require. Such authorization shall not be deemed to increase the allotment of the registering unit or institutional user.

[Paragraph (d) as amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

. (e) Except as otherwise permitted in Rationing Order No. 3 or as authorized by the Office of Price Administration, no person shall bring sugar into a place subject to Rationing Order No. 3 from a place not subject to Rationing Order No. 3, or receive sugar from the Collector of Customs.

[§ 1407.170 added by Amendment 23, 7 F.R. 9042, effective 11-10-42]

§ 1407.171 Imports of sugar by certain persons. Notwithstanding any provision to the contrary contained in Rationing Order No. 3, the following persons may receive sugar from the Collector of Customs and the Collector of Customs may deliver sugar to them without the surrender of stamps or certificates:

(a) Upon request by the Department of State, representatives of foreign governments who are within the classes of persons specified in Article 432 (a) or Article 433 (c), Customs Regulations of 1937.

(b) Members of the armed forces of the United Nations, other than those of the United States, who are on duty within the United States, where the sugar is consigned or addressed to them and is intended for their personal or official use.

(c) Enemy prisoners of war and enemy civilian internees and detainees in the United States, where the sugar is consigned or addressed to them.

[§ 1407.171 added by Amendment 49, 8 F.R. 4484, effective 4-10-43]

Armed Forces of the United States: Certain Other Persons and Agencies

§ 1407.181 Army and Navy Personnel.
(a) Army and Navy personnel subsisted in kind or in organized messes shall not

be eligible to register and apply for War Ration Books. All other Army and Navy personnel are eligible to register and apply for War Ration Books in accordance with the provisions of Rationing Order No. 3 applicable to consumers.

(b) A person in the Army or Navy of the United States, on furlough status for at least seven days, shall, upon presenting his leave papers to any Board, receive from it a certificate in weight value equal to one-half pound for each week of such status. For the purposes of this paragraph a fraction of a week shall be deemed a week. The Board shall enter on the leave papers its designation, a statement that it has issued a certificate, and the date of issuance.

[Paragraph (b) as amended by Amendment 18, 7 F.R. 8739, effective 11-2-42]

§ 1407.182 Deliveries of sugar to exempt agencies. (a) The Army, Navy. Marine Corps, or Coast Guard of the United States and the Food Distribution Administration, Maritime Commission, War Shipping Administration and Office of Lend-Lease Administration are known as exempt agencies for the purpose of General Ration Order 3B and are authorized to open one or more exempt accounts under the provisions of General Ration Order 3B. In addition, the Army Exchange Service, to the extent it acquires sugar for export to a foreign country or a territory or possession of the United States other than the District of Columbia, and Ships' Service Departments Afloat, are exempt agencies under this order and General Ration Order 3B. Sugar may be delivered to and accepted by these agencies only in exchange for a check of weight value equal to the amount of sugar delivered except that sugar may be delivered by one exempt agency to another exempt agency without the exchange of stamps. certificates, or checks.

(b) An exempt agency shall issue a check in the proper amount to the person making delivery at the time of delivery or as soon as practicable thereafter.

(c) If, for any reason, a check cannot be used when sugar is delivered to an agency listed in paragraph (a), an emergency acknowledgment shall be given to the person making the delivery at the time of delivery instead of a check. This acknowledgment may be in any form but shall set forth the name of the agency. the name and address of the activity within the agency to which the sugar is to be delivered, the name and address of the activity to which the emergency acknowledgment must be sent for replacement by a check, the weight value of the check to be issued for the delivery, and date of delivery. The acknowledg-ment must be signed by an authorized officer or employee of the agency, and must state his official title or rank. A person to whom such an acknowledgment is given may not change it at a Board or use it to acquire sugar but shall send it to the agency activity designated thereon, and the agency shall issue to

him a check equal in weight value to the sugar delivered in exchange for the acknowledgment.

[§ 1407.182 as amended by Amendment 45, 8 F.R. 2758, effective 3-2-43]

§ 1407.183 Deliveries of sugar to certain persons and agencies. (a) A registering unit which at any time after registration delivers sugar to any of the persons or agencies enumerated in paragraph (b) and (c) except those agencies which are also listed in § 1407.182 (a) as exempt agencies, or delivers sugar to and for consumption in any territory or possession of the United States other than the District of Columbia, or delivers sugar to any ocean-going vessel operating in foreign, coastwise, or intercoastal trade as ship stores for consumption aboard such vessel, may deliver such sugar without receiving stamps or certificates therefor. If certificates, stamps or emergency acknowledgments were not received, the registering unit may apply to the Board for a certificate in weight value equal to the amount of sugar de-The application shall be made on OPA Form No. R-315, which shall be accompanied by receipts, bills of lading, and such other detailed evidence including affidavits as substantiates such deliveries, and in the case of a delivery to a vessel as aforesaid the application must be accompanied by a statement signed by the Collector of Customs or his deputy authorizing the owner of the vessel or his agent to take delivery of sugar as ship stores in an amount equal to that for which application is being made. In a proper case the board shall grant the

(b) The persons and agencies included within the provisions of this section are the Army, Navy, Marine Corps, or Coast Guard of the United States, and the Food Distribution Administration, Maritime Commission, War Shipping Administration and any government agency or other person when such government agency or person, in one transaction, acquires sugar or products containing sugar for export to and consumption or use in any foreign country, or in any territory or possession of the United States, other than the District of Columbia, and when such sugar or products containing sugar so acquired in such transaction exceeds

the value of \$25.00.

(c) The following persons and agencies are also included within the provisions of this section: Panama Canal, Civil Aeronautics Authority, National Advisory Committee for Aeronautics, and Office of Scientific Research and Development.

- [§ 1407.183 as amended by Amendment 45, 8 F.R. 2758, effective 3-2-43, Amendment 50, 8 F.R. 4519, effective 4-12-43 and Amendment 56, effective 5-4-431
- (d) Allotments of sugar for the Veterans' Administration and the Coast and Geodetic Survey will be granted in accordance with the provisions of General Ration Order 5.

[Paragraph (d) added by Amendment 56, effective 5-4-43]

§ 1407.184 Products containing sugar delivered to Army or Navy or certain other persons or agencies. Any registering unit which has delivered products manufactured by it, in the manufacture of which is used sugar, to the Army of Navy of the United States, or to any of the persons or agencies listed in paragraph (b) of § 1407.183, may apply to and obtain from the Board a Certificate in weight value equal to the amount of sugar used by it in such products. The application shall be made on OPA Form No. R-315 (Special Purpose Application) and shall set forth the nature and amount of the products, the period during which the products were manufactured, the dates when such products were delivered and the amount of sugar used by it in such products and shall be accompanied by such evidence of delivery to the Army, Navy, or other such person or agency as the Board may require.

[§ 1407.184 as amended by Amendment 7, 7 F.R. 6084, effective 8-8-42]

§ 1407.184a Deliveries of sugar to Army Exchanges, Post Exchanges, Ships' Service Departments Ashore and similar agencies. (a) Sugar may be delivered to and accepted by Army Exchanges, Post Exchanges of the Marine Corps and Ships' Service Departments Ashore of the Navy and Coast Guard, and other similar activities designated by the respective exempt agencies, only in exchange for checks equal in weight value to the sugar delivered. Army Exchanges, Post Exchanges and Ships' Service Departments Ashore, and similar designated activities, are authorized to open accounts, but may not open exempt accounts of the type described in General Ration Order 3B. Certificates to be de-posited by Army Exchanges, Post Ex-changes, Ships' Service Departments Ashore and similar designated activities to establish ration credits shall be issued to them in accordance with arrangements between the Office of Price Administration and the Army Exchange Service of the United States War Department, the Bureau of Naval Personnel of the Navy Department, the Marine Corps, and the Coast Guard. (The issuance of certificates to establish ration credits for Army Exchanges, Post Exchanges, Ships' Service Departments Ashore and similar designated activities for the delivery of sugar for institutional use is governed by General Ration Order 5.)

(b) Ration credits may be transferred by check without the delivery of sugar between accounts maintained for Army Exchanges, between accounts maintained for Post Exchanges of the Marine Corps, between accounts maintained for Ships' Service Departments Ashore of the Navy, and between accounts maintained for Ships' Service Departments Ashore of the Coast Guard.

(c) During March 1943, Army Exchanges, Post Exchanges, Ships' Service Departments Ashore and similar designated activities, may, if checks are unavailable, use emergency acknowledgments to acquire sugar, in the way de-

scribed in § 1407.182 (c). An emergency acknowledgment given under this section may not be used by the person to whom it was given to acquire sugar, but must be exchanged for a check at the agency activity designated thereon.

[§ 1407.184a added by Amendment 45, 8 F.R. 2758, effective 3-2-43]

§ 1407.185 Products containing sugar delivered to Army Exchanges and similar (a) The Army Exchange agencies. Service of the United States War Department is authorized to issue checks to replace sugar in products delivered to Army Exchanges on or after July 15, 1942. Each check shall be issued to the registering unit which used sugar in the production, manufacture or processing of the products thus delivered or of materials used therein. The weight value of the check thus issued to a registering unit shall not exceed the amount of sugar used by such registering unit in such products or materials.

(b) The Bureau of Naval Personnel of the Navy Department is authorized to issue checks to replace sugar in products delivered to Ships' Service Departments Ashore at Navy or Coast Guard stations. The United States Marine Corps is authorized to issue checks to replace sugar in products delivered to Post Exchanges at Marine Corps barracks or Marine Corps bases. Such authorizations shall apply with respect to products delivered on or after December 7, 1942. Each check shall be issued to the registering unit which used sugar in the production, manufacture or processing of the products thus delivered or of materials used therein. The weight value of a check thus issued to a registering unit shall not exceed the amount of sugar used by such registering unit in such products or materials.

(c) The total weight value of checks issued by any agency pursuant to this section, in any period specified by the Office of Price Administration, shall not exceed the amount allocated, for the purposes of this section, by the Office of Price Administration to such agency for such period.

[§ 1407.185 as amended by Amendment 45, 8 F.R. 2758, effective 3-2-43]

§ 1407.185a Deliveries of sugar by Army Exchanges, Post Exchanges, Ships' Service Departments Ashore. (a) Army Exchanges, Post Exchanges, Ships' Service Departments Ashore, Sales Commissaries, Commissary Stores, and any other activity of the Army, Navy, Marine Corps or Coast Guard and the Food Distribution Administration may deliver sugar only upon the receipt of stamps, certificates or checks in the same way that retailers or wholesalers are permitted to make deliveries of sugar under this order. However, they are not required to register as retailers or wholesalers.

(b) All stamps, certificates or checks so received by Army Exchanges, Post Exchanges, Ships' Service Departments Ashore, Sales Commissaries, Commissary Stores or any other activity of the Army, Navy, Marine Corps or Coast Guard or by the Food Distribution Administration, shall be deposited in the accounts maintained for such agencies.

[§ 1407.185a added by Amendment 45]

§ 1407.186 Products containing sugar manufactured for delivery to Army or Navy. (a) A registering unit which, subsequent to April 28, 1942, manufactured products delivered by another person on or after July 1, 1942, to the Army or Navy of the United States may obtain certificates in weight value equal to the amount of sugar used by it in such products: Provided, That; (1) it manufactured such products pursuant to a contract between it and the person who delivered such products to the Army or Navy or between it and a person who delivered such products to the person who delivered them to the Army or Navy; (2) such products were manufactured in accordance with specifications prescribed by a contract between the person who delivered such products to the Army or Navy and the Army or Navy; and (3) such products were not further processed, except for packaging, after delivery by the registering unit.

(b) Application shall be made by the registering unit to the Board on OPA Form No. R-315 (Special Purpose Application). It shall establish compliance with the requirements of paragraph (a) and include such other information as the Board may require.

[§ 1407.186 added by Amendment 12, 7 F.R. 7406, 7557, effective 9-23-42]

§ 1407.187 Adjustment of inventory instead of issuance of certificate. -(a) If the present inventory, as adjusted, of a registering unit otherwise entitled to a certificate pursuant to §§ 1407.184 or 1407.186, exceeds the total of all its prior allotments and provisional allowances, the Board shall, instead of issuing such certificate, adjust such inventory by an amount equal to the weight value of such certificate: Provided, That if the excess is less than the weight value of such certificate, the Board shall issue a certificate in weight value equal to the difference and cancel such inventory.

(b) If the present inventory, as adjusted, of a registering unit obtaining a certificate pursuant to § 1407.185 exceeds the total of all its prior allotments and provisional allowances, the registering unit shall surrender the certificate to the Board for cancellation and the Board shall adjust such inventory by an amount equal to the weight value of such certificate: Provided, That if the excess is less than the weight value of such certificate, the Board shall issue a certificate in weight value equal to the difference and cancel such inventory.

[§ 1407.187 added by Amendment 16, 7 F.R. 8655, effective 10-30-42]

§ 1407.188 Restriction on replacement of sugar in products listed in Schedule A. The provisions of §§ 1407.184, 1407.185, and 1407.186 shall not be deemed to apply to products listed in § 1407.241, Schedule A.

[§ 1407.188 added by Amendment 33, 8 F.R. 262, effective 1-11-43]

Enforcement

§ 1407.201 Prohibited sale. (a) No person shall sell or otherwise dispose of any sugar with knowledge, or under circumstances from which it might reasonably appear to such person, that it is the intention of the person to whom the sugar is sold or otherwise disposed of, to use it, or to resell it or otherwise dispose of it to another person for use in violation of the laws of the United States, including use in the manufacture of distilled spirits, wines, or fermented malt liquors in violation of the Internal Revenue Laws of the United States.

(b) A sale or other disposition of sugar by a person (hereinafter called the transferor) to any other person, following receipt by the transferor of written notice from the Office of Price Administration that such other person has used sugar in the manufacture of distilled spirits, wines, or fermented malt liquors in violation of the Internal Revenue Laws of the United States, shall be prima facie evidence of a willful violation of this section by the transferor.

§ 1407.202 Unlawful use or possession. No person shall at any time either use or have in his possession or under his control or take delivery of any sugar, certificates, stamps or War Ration Books, where such possession, control, or acquisition is in violation of Rationing

Order No. 3.

§ 1407.202a Certificates are property of the Office of Price Administration. All certificates remain the property of the Office of Price Administration, whether or not they have been issued, and the Office of Price Administration may suspend, cancel, or revoke any certificate issued if it finds it in the public interest to do so.

[§ 1407.202a added by Amendment 54, 8 F.R. 4977, effective 4-22-43]

§ 1407.203 Criminal penalties. Any violation of Rationing Order No. 3 is a crime punishable by a fine of not more than \$10,000.00 or imprisonment of not more than one year, or both.

§ 1407.204 Cancellation of Privileges and Reallocation of Sugar. (a) Any person operating an establishment or establishments who violates Rationing Order No. 3 in the conduct of any of such establishments shall be required to surrender for cancellation to the Office of Price Administration all stamps or certificates held by him in conjunction with the operation of all such establishments. Any such person shall also be prohibited, either permanently or for such time as may be deemed appropriate, from receiving any other stamps or certificates, and from receiving any material which now or in the future may be subject to rationing or allocation, and from in any manner delivering or dealing in any such material.

(b) Any person may be prohibited, either permanently or for such time as may be deemed appropriate, from delivering or agreeing to deliver any material which now or in the future may be sub-

ject to rationing or reallocation to any person who violates Rationing Order No. 3, except material for the personal use of such person.

(c) Sugar transferred in violation of Rationing Order No. 3 shall be subject to requisition and reallocation and distribution by the appropriate Officers or Agents of the United States.

§ 1407.204a Saving clause. No provision of any amendment to Rationing Order No. 3 (unless such amendment otherwise expressly provides) effecting the dissolution of registering units, resulting in the amendment or cancellation of registrations, placing persons or establishments once subject to Rationing Order No. 3 under another order, or removing limitations or restrictions theretofore imposed by Rationing Order No. 3 from persons, establishments, or registering units shall be deemed to (1) excuse the failure to discharge or perform any duty or obligation or (2) condone any acts or omissions to act, by any person, establishing, or registering unit prior to the effective date of such amendment.

[§ 1407.204a added by Amendment 44, 8 F.R. 2675, effective 3-1-43]

§ 1407.205 Prohibited deliveries. Notwithstanding the terms of any contract, agreement or commitment, regardless of when made, on and after June 19, 1942, except as otherwise expressly permitted in Rationing Order No. 3, deliveries of sugar shall be made only by and to, and accepted only by and from institutional user establishments registered under General Ration Order 5, registered consumers, registering units and primary distributors.

[§ 1407.205 added by Amendment 2, 7 F.R. 4545, effective 6-19-42; amended by Amendment 44, 8 F.R. 2675, effective 3-1-43]

Effective Date

§ 1407.221 Effective date of Rationing Order No. 3. Rationing Order No. 3 (§§ 1407.1 to 1407.243, inclusive) shall become effective April 20, 1942. [Issued April 21, 1942]

§ 1407.222 Effective dates of amendments. [The effective dates of amendments are shown in notes following the parts affected]

Schedules

§ 1407.241 Schedule A: Tables of sugar allowance per unit of product for determination of provisional allowance.

TABLE I-CANNED VEGETABLES

Product	Size of unit	Maxi- mum sugar allowance per unit in pounds
Beets Carrots Carrots and peas Corn—cream Corn—whole kernel. Corn—vacuum pack Peas Succotash All other vegetables.	24/2's 24/2's 24/2's 24/2's 24/2's 24/2's 24/12 oz. 24/2's 24/2's	0, 32 -16 -40 1, 25 -80 -50 -60 1, 10 No sugar

TABLE II—CANNED FRUITS AND FRUIT JUICES

Product	Size of unit	Maximum sugar allow- ance per unit in pounds
Each fruit	24/2½'s	90 percent of average quantity of sugar used per unit of all grades (converted in- to 24/2½'s) during 1941.
Each fruit juice	Gallon	90 percent of average quantity of sugar used per unit of all grades during 1941.

TABLE III—CONVERSION FACTORS FOR CASE EQUIVALENTS FOR USE IN TABLES I AND II OF THIS SCHEDULE

Size of case	Conversion fac- tors to case of 24/2's	Conversion fac- tors to case of 24/23/2's
Case of 48 No. 1 tall	1, 63 .74 .72 .82	1. 12 . 51
Case of 24 No. 2½	1.45 1.33	.92

[Table III as amended by Amendment 2, 7 F.R. 4545, effective 6-19-42]

TABLE IV-FROZEN FRUIT

		Quantity of sugar allowed in pounds per unit of fruit		
Product	Unit (quan- tity of fruit)	Pack- ed in con- tainers of 30- 1h, weight or greater	Pack- ed in wrap- ped pack- ages	
Apples and crabapples	Pounds 5 5 3 4 4 5 4 3 3 3 4 4 4 4 4 4 4 4 4	None 1 1 1 1 None 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	None 1 1 1 1 1 1 1 1 1 1 1 None None 1 1 1 1 1 None None 1 1 1 1 None	

[Table IV as amended by Amendment 2]

TABLE V—CANNED OR CURED MEATS, FISH, AND POULTRY REGARDLESS OF HOW PACKAGED

Product	Size o. unit	Quantity of sugar allowed, in pounds per unit of product
Pork Products, dry	100 pounds (unproc-	1.30
Pork Products, sweet	100 pounds (unproc- essed).	1,00
Beef, dried and corned and beef tongues.	100 pounds (unprocessed).	1.00
Canned luncheon meats and canned spiced ham.	100 pounds (unproc- essed).	1.00
Dry sausage	100 pounds (unproc-	.75
Fresh sausage and bak- ed loaves.	100 pounds (unproc-	. 50
Lamb tongue and lunch tongue.	100 pounds (unproc-	.75
Each type of pickled or cured fish, shellfish, or poultry product.	100 pounds (unprocessed).	- (1)

¹ 70 percent of amount used per unit of same product during 1941.

TABLE VI-BEE FEEDING

The provisional allowance for feeding bees shall be 10 pounds per calendar year for each colony of bees. For the purposes of this Table, the period from April 28 to December 31, 1942, shall be deemed to be a full calendar year.

[Table VI as amended by Amendment 26, 7 F.R. 9899, effective 12-2-42]

§ 1407.242 Schedule B: Monthly allotment percentage for institutional and industrial users.

Use	Percentage of sugar base
(a) [Revoked by Amendment 44]. (b) Bread. (c) Other bakery products. (d) Cereal products, batters, mixes. (e) Confectionery, candy, chocolate, chewing gum, cocoa. (f) Ice cream lees, sherbets, frozen custards. (g) Other dairy products, condensed milk, cheese, etc. (h) Preserves, jams, jellies, fruit butters. (f) Production of bottled beverages, flavoring extracts and syrups. (k) Specialties: Desserts, puddings, drink mixes, pickles, table syrups, mince meat, catsup, chile sauce, salad dressing, soups, tomato sauces. (m) Non-food products, drugs and medicines, soaps, tobacco, insecticides, adhesives, leather.	70 70 70 70 70 70 70 70 70

§ 1407.243 Schedule C: Designation of ration periods and weight value of stamps valid therein.

Ration period	Stamp value during ration period	Weight value of stamp
No. 1 (May 5 to May 16, 1942) No. 2 (May 17 to May 30,1942) No. 3 (May 31 to June 13,1942) No. 4 (June 14 to June 27, 1942) No. 5 (June 28 to July 25, 1942) No. 6 (July 26 to Aug. 22, 1942) No. 7 (July 10 to Aug. 22, 1942) No. 8 (Aug. 23 to Oct. 31, 1942) No. 9 (Nov. 1 to Dec. 15, 1942) No. 10 (Dec. 16, 1942 to Jan. 31, 1943) No. 11 (Feb. 1, 1943 to Mar. 15, 1943). No. 12 (Mar. 16, 1943 to May 31, 1943).	Stamp No. 1 Stamp No. 2 Stamp No. 3 Stamp No. 4 Stamp No. 6 Stamp No. 6 Stamp No. 9 Stamp No. 10 Stamp No. 11 Stamp No. 11	Lb. 1 1 1 2 2 2 3 3 5 5 3 5

[Items added by Amendments 3, 4, 8, 15, 29, 35 and 43; 7 F.R. 4618, 5193, 6473, 4802, 10556, 8 F.R. 620, and 2433, respectively]

§ 1407.244 Schedule D: Counties which have had a substantial increase in population and the percentage for each such county.

[Schedule D as amended in its entirety by amendment 57, effective May 11, 1943]

	Percentage			
State—County	For periods com- mencing on or after January 1, 1943 but before May 1, 1943	For periods com- mencing on or after May 1, 1943		
Alabama: Baldwin Barbour. Calhoum Chilton Colbert Dale De Kalb Elmore Etowah Jefferson Lauderdale Madison Mobile Montgomery Russell Shelby Talladega Arizona: Apache	None 10 10 10 40 15 5 60 15 None 10 10 10 30 None 10 N	20 10 20 40 15 60 15 20 20 10 10 10 50 20 30		
Cochise. Coconino. Gila. Greenlee. Maricopa. Mohaye.	None 20 None 30 None None	20 20 15 70 15		

The second second	and the same of						Perce	ntaga
	Perce	ntage	THE RESERVE OF THE PARTY OF	Perce	ntage		Terce	ntago
State—County	For periods commencing on or after January 1, 1943, but before May 1, 1943	For periods com- mencing on or after May 1, 1943	State—County	For periods com- mencing on or after January 1, 1943, but before May 1, 1943	For periods com- mencing on or after May 1, 1943	State—County	For periods commencing on or after January 1, 1943, but before May 1, 1943	For periods com- mencing on or after May 1, 1943
Arizona—Continued.			Idaho:	None	40	Mississippi—Continued. Lowndes	10	10
Pima	None	20 50	Adams	None	15	Wilkinson	30	40
YumaArkansas:	30	50	Booneville	30 10	30 10	Boone	10	10
Baxter	10	10	Elmore	None	90	Clay Newton	None 50	10 50
DeshaJefferson	10 15	10 15	Kootenai	30	30	Phelps	10	10
LonokeMiller	None 15	15 15	Valley	10	10	Pulaski St. Charles	50 10	80
Pulaski.	10	15	Champaign	10	10 10	St. Louis County	10	- 10
SebastianWhite	30	30 80	Du Page	None	50	Cascade	15	15
California:	10	15	Hardin	None	10 10	Stillwater	None 20	10 20
AlamedaContra Costa	30	70	Madison	10	10 10	Nebraska:	None	20
InyoLos Angeles	20 10	40 10	Rock Island	10	10	Adams	15	30
Marin	None None	10	WinnebagoIndiana:	- 10	10	Deuel	None	30 10
Monterey Orange	10	15	Bartholomew	50 20	60 20	McPherson Nevada:	None	15
Riverside	10	20	Clark Floyd	10	10	Clark	110	110
San Diego	30	40 10	JohnsonLa Porte	10	10 10	Mineral	10	100
San Bernardino San Francisco	None None	10	Marion	10	10	Nye	10	30
San Luis Obispo San Mateo	20 10	30	Porter	10	10 10	Washoe New Hampshire:	None	10
Santa Barbara	10	20	Starke	- None	20 10	Rockingham New Jersey:	10	10
Shasta	10	10	Tippecanoe Vanderburgh	None	10	Gloucester	10	10
Sutter	30 40	30 40	Iowa: Des Moines Kansas:	20	20	Middlesex Monmouth	None	10
Yuba. Colorado:		1 1 1 1 1 1 1 1 1	Douglas	None None	20 20	New Mexico: Bernalillo	20	30
Arapahoe	None 10	15	FinneyGeary	15	50	Chaves	15	15
Eagle	90	90	Johnson Labette	10 15	20 15	Grant	None	15 10
El PasoOtero	None	10	Riley	None 30	10 40	Hidalgo Luna	30 20	30
Connecticut: Hartford Delaware: Sussex	10	10	Saline	20	40	Otero.	10	20
District of Columbia	15	15	Seward Kentucky:	None	30	New York: Seneca	20	20
Florida: Bay	20	80	Hardin	30	30 10	Tompkins North Carolina:	10	10
Brevard	None	70 15	Henderson	None 10	10	Craven Cumberland	None	15
Broward	None	30	UnionLouisiana:	70	70	Our beriand	10 15	15 20
Clay Dade	None	30 20 20	Beauregard	10	15	Hyde. New Hanover	10 30	10 60
Duval Escambia	20 10	20 20	Calcasieu East Baton Rouge	10 20	30 30	Onslow	50	60
Franklin	None	100	Jefferson	10	20 20	Graham	None 10	60
Gulf	10	10	La SalleOrleans	10	10	Orange	None	20 20
Highlands	None	80	Rapides	10 20	10	Richmond	15	15
Indian River		15	St. Mary	10	10	WayneCabarrus	None	10
Leon	10	40 20	Vernon Maine:	30	90	Cleveland	None	20 10
Monroe Okaloosa	20	20 60 30	Cumberland York	10	15	North Dakota: Mercer Ohio:	-22	-
Orange		20	Maryland:	December 1	10	Greene		20 10
St. Lucie	None	10	Anne Arundel	. 15	15	Lake	None	10
Pinellas Serasota	None		Baltimore County	None	20 10	Marion Montgomery Montgomery	10	
Volusia	None		Cecil	None	20 20	Portage	10	
Georgia: Berrien	30	30	Harford	15	30	Oklahoma:	1 22	1 1 1 1 1 1 1 1
Bibb	10		Howard Montgomery Montgomery		10 30	Cleveland Comanche	40	40
Catoosa	None	15	Prince Georges	20	20 20	MayesMuskogee	_ 20	
Chattahoochee	None	10	St. Marys	- 625	1 2 30	Oklahoma	None	10
ChattoogaClarke	10		Calhoun Chippewa	None	15 10	PittsburgTulsa		
Cobb	None	10	Macomb	. 20	30 10	Oregon: Benton		50
Decatur Dougherty	10	15	Muskegon	None	10	Clatsop	None	20
Fulton	None	20	Oakland Ottawa	- 10	10	Deschutes	- INOBE	30 60
Houston	20		Washtenaw	None	20 10	Linn Multnomah	40	
Liberty Lowndes Lowndes	None	10	Wayne Minnesota			Umatilla Pennsylvania:	10	
Muscogee	- 10		Mississippi: Amite	-	15	Beaver	None	10
Newton	None	10	Forrest	- 30	60	Cambria	- 10	10
PeachRichmond	None	20	Grenada	15	40	MercerRhode Island:		
Stephens	10	30	Hinds	_ 10	10	Rhode Island: Kent		10
TroupWhitfield		10	- acceptation and a second	- 00	-			

	Perce	entage
State—County	For periods commencing on or after January 1, 1943, but before May 1, 1943	For periods commencing on or after May 1, 1943
Rhode Island—Continued. Newport.	None	20
Washington South Carolina:	None	10
Aiken Charleston Dorchester	None 20 10	10 30 10
Greenville	10	10
Spartanburg South Dakota: Fall River	None	10
Minnehaha Tennessee:	None None	10 10
Blount	15 20	15
Davidson	None 10	30 10
HenryJefferson	10 15	10
Johnson Loudon	None 10	10 10
Montgomery Polk	30	40 10
Shelby Sullivan Unicoi	None 10 None	10 20
Texas: Bastrop	70	70
Bell	30 15	50 30
Bowie,	40 50	40 50
BrazosBrewster	None None	15 20
Brown Childress Cochran	None 20	40 15
CookeCoryell	Mone None	20 40 50
Dallas Deaf Smith	10 None	10 20
DimmitEl Paso	None 10	10 15
Galveston Hall. Hansford	10 15	20 15
Hansford Harris Hockley	10 10 30	10 15
Howard Jackson	10	30 10 10
Jefferson	10 20	20 20
Lamar Lubbock	20 10	20 15
McLennan Marion Marion	10 15	10 15
Matagorda Maverick Medina	None None	15 20 20
Midland	20	20 50
NuecesOldham	30 15	40 15
OrangePalo Pinto	70 15	70 20
Pecos	None None	10 20
Tarrant.	None None 10	10 30 15
Taylor	15 40	40 40
Terry Tom Green Travis Val Verde	None None	15 15
Val Verde Victoria Ward	10 10	20 20
Webb Wichita	None None	10 10
ZapataUtah:	None 10	10 10
Davis	15 10	60 15
Tooele. Utah	None None	50 10
Weber Vermont: Addison Virginia:	20 10	30 10
Arlington	30	40 20
Elizabeth City	None	20

Fairfax....

20

	Perce	ntage
State—County	For periods commencing on or after January 1, 1943, but before May 1, 1943	For periods commencing on or after May 1, 1943
Virginia—Continued, Henry James City King George Montyomery Norfolk Nottoway Prince George Princess Anne Pulaski Rockbridge Spotsylvania Tazeweil Warwick York	10 None 10 60 20 90 10 20 20 None None 10 50	10 60 20 60 30 90 10 40 20 15 20 10 80
Washington:		
Clark Franklin	20	60 15
King.	10	20
Kitsap	70	100
Mason	15	15
Pierce	None	15
Spokane	TAORIG	10
Gilmer	10	10
Monongalia	10	10
Wisconsin: Dane	70	70
Door	None	10 10
Manitowoc	None	15
Sauk	15	15
Wyoming: Park	None	20
		-

Percentages for periods commencing before January 1, 1943, shall remain unchanged.

Sugar Ration Bank Accounts

§ 1407.260 Termination of Tempo-ry Ration Banking Plan. (a) Secrary Ration Banking Plan. (a) Sections 1407.262 through 1407.265, inclusive, and §§ 1407.266 through 1407.273, inclusive, (Temporary Ration Banking Plan), are revoked as of 12.01 a. m., February 9, 1943; and §§ 1407.261, 1407.265a, 1407.274 and 1407.275 shall remain in full force and effect: Provided, That between January 27, 1943, and February 8, 1943, inclusive, the definitions contained in § 1407.261 shall apply only to this section and §§ 1407.261 through 1407.275. inclusive, and after February 8, 1943, shall apply only to this section and to \$\\$\\$1407.261, 1407.265a, 1407.274 and 1407.275: And provided further, That on and after January 27, 1943, no person may open an account pursuant to §§ 1407.261 through 1407.275, inclusive (Temporary Ration Banking Plan) and any person who opened an account pursuant to such sections before January 27, 1943, must close it on or before February 8, 1943. Vouchers may be drawn on an account maintained under §§ 1407.261 through 1407.275, inclusive, until the depositor closes such account, but in no event later than February 8, 1943. Such a voucher may be deposited only within fifteen (15) days of the date appearing on its face and only in an account maintained at a listed bank, pursuant either to §§ 1407.261 through 1407.275, inclusive, or to General Ration Order 3A, by the person to whom the voucher is issued.

- (b) A person closing a temporary account as provided in paragraph (a) and opening a new account in the same bank shall do so by returning to the bank all his unused vouchers, requesting the bank to close the temporary account and opening his new account, at the same time, in the manner prescribed by General Ration Order No. 3A. The bank will credit the new account with any ration credits in the temporary account. Vouchers drawn by such person on the temporary account before it is closed and received by the bank after the new account is opened will be charged to the new account.
- (c) A person closing a temporary account as provided in paragraph (a) without opening a new account in the same bank shall do so in the manner provided in § 1407.265a.
- [§ 1407.260 added by Amendment 38, 8 F.R. 1288, effective 1-27-43]
- § 1407.261 Meaning of terms used in §§ 1407.261 through 1407.275. When used in §§ 1407.261 through 1407.275:
 (a) "Account" means sugar ration
- bank account.
- (b) "Albany Ration Banking Office" means the Ration Banking Office of the Office of Price Administration, 76 State Street, Albany, New York.
 - (c) "Area" means introductory area.
- (d) "Depositor" means a registering unit which is required by § 1407.265 to open a sugar ration bank account, or which is authorized by said section to open, and does open, a sugar ration bank account.
- (e) "Introductory area" means the following area of New York State: the cities of Albany, Schenectady, Troy, Cohoes, Rensselaer, Mechanicville, and Watervliet; and the towns of Glenville, Rotter-dam, Niskayuna, Guilderland, Colonie, Waterford, Schaghticoke, Brunswick, North Greenbush, East Greenbush, and Bethlehem.
- (f) "Issue" when used with respect to a voucher, means the delivery of a completed voucher.
- (g) "Listed bank" means one of the following banks or bank branches:
- First Trust Company, Main Office, 31-37 State Street, Albany, New York.
- First Trust Company, Branch, 135 South Pearl Street, Albany, New York.
- First Trust Company, Branch, 252 Washington Avenue, Albany, New York.
- Mechanics and Farmers Bank, 63 State Street, Albany, New York.
 National Commercial Bank and Trust Com-
- pany, Main Office, 60 State Street, Albany, New York.
- National Commercial Bank and Trust Company, Branch, 200 Washington Avenue, Albany, New York.
- National Commercial Bank and Trust Company Branch, Broadway, Corner of Pleasant, Albany, New York,
- National Commercial Bank and Trust Company, Altamont Branch, Altamont, New York. National Commercial Bank and Trust Com-
- pany, Delmar Branch, Delmar, New York. State Bank of Albany, Main Office, 63 State Street, Albany, New York.
- State Bank of Albany, Branch, 339 Central
- Avenue, Albany, New York. State Bank of Albany, Mechanicville Branch, Mechanicville, New York.

Manufacturers Bank of Cohoes, Cohoes, New York

National Bank of Cohoes, Cohoes, New

Rensselaer County Bank and Trust Com-pany, Main Office, 810 Broadway, Rensselaer, New York

Rensselaer County Bank and Trust Com-pany, Branch Office, 156 Broadway, Rens-

selaer, New York. Citizens Trust Company, Main Office, 436 State Street, Schenectady, New York.

Citizens Trust Company, Branch Office, Broadway, corner Westinghouse Place, Sche-

mectady, New York.

Mohawk National Bank, Main Office, 216
State Street, Schenectady, New York.

Mohawk National Bank, Branch, Albany Street, Corner Hulett, Schenectady, New York. Morris Plan Industrial Bank, 244 State Street, Schenectady, New York.

Schenectady Trust Company, Main Office,

320 State Street, Schenectady, New York.
Schenectady Trust Company, Branch, 959
Crane Street, Schenectady, New York.
Schenectady Trust Company, Branch, 1050
State Street, Schenectady, New York.

Union National Bank, 334 State Street, Schenectady, New York.

Glenville Bank, Scotia, New York.

National Bank of Watervliet, Watervliet, New York.

Bank of Waterford, Waterford, New York. Manufacturers National Bank, Main Office, 4th and Grand Streets, Troy, New York. Manufacturers National Bank, Branch, 604

2nd Street, Troy, New York.

Manufacturers National Bank, Branch, 31

Sard Street, Troy, New York.
National City Bank of Troy, 89 Third
Street, Corner State Street, Troy, New York.
Union National Bank of Troy, 50 Fourth Street, Troy, New York.

(h) "Listed board" means any one of the following boards:

Board No.
1-4-1
1-1-2
1-1-3
38-1-1
38-0-1
38-1-2
41-0-1
41-4-1
nty
42-4-1

(i) "Named transferee" means the depositor or listed board named in a voucher as the person to whom or to whose account the weight value specified thereon is to be transferred.

(j) "Person" shall have the meaning designated in § 1407.21 (c) (11) and shall also include board.

(k) "Voucher" means a sugar transfer voucher on OPA Form No. RB-20.

[§ 1407.261 added by Amendment 20, 7 F.R. 8710, effective 10-26-42]

[§§ 1407.262 through 1407.265, inclusive, and §§ 1407.266 through 1407.273, inclusive, added by Amendment 20, 7 F.R. 8710, effective 10-26-42, were revoked, subject to the provisions of § 1407.260, by Amend-ment 38, 8 F.R. 1288, effective 1-27-43]

§ 1407.265a Closing accounts. A person closing a temporary account without opening a new account in the same bank shall do so by issuing to a Listed Board a voucher payable to the Board in an amount equal to any balance on hand in the temporary account to be closed, less the total amount of all vouchers outstanding. The Board shall, in exchange for the voucher issued to it, give the person who issued the voucher a certificate in an amount equal to the face amount of the voucher. The Board shall then write the word "closing" on the reverse side of the voucher, shall endorse it and shall send it to the drawee bank. After issuing such a voucher to a Board, a depositor may neither make a deposit in, nor draw a voucher on, the discontinued account, and must return to the bank all of his unused vouchers. The drawee bank will debit the voucher received from the Board to the account on which it is drawn and will close the account if no balance remains after the voucher has been debited. If a balance remains, the bank will debit to such account only vouchers which bear the same date as, or an earlier date than, the voucher received from the Board; and will close the account whenever no balance remains. If a balance remains in the account twenty (20) days after the bank has received the voucher from the Board, the bank shall close the account and notify the depositor, in writing, of the unused credit. The depositor may secure a certificate in the amount of the unused credit from a Listed Board in exchange for the written notification from the bank. The Board shall return the notification to the bank which wrote it. If the person closing the account has no balance on deposit in the account, he may close it by returning all his unused vouchers to the bank and requesting the bank, in writing, to close the account.

[§ 1407.265a added by Amendment 36, 8 F.R. 1029, effective 1-20-43, amended by Amend-ment 38, 8 F.R. 1288, effective 1-27-43]

§ 1407.274 Records and duties of depositors. (a) Each depositor shall retain, for a period of two years, all depositor's stubs, voucher stubs, and statements obtained pursuant to paragraph (b) of this section, all of which shall be made available for inspection by the Office of Price Administration or by a listed board.

(b) Each depositor shall obtain from his bank monthly a statement of his ac-count. He shall check this statement against his records, and any errors or other discrepancies shall be reported to the bank within twenty (20) days after the date of issuance of the statement. Otherwise any errors shall be deemed to have been waived by the depositor. Each depositor shall be entitled to examine his cancelled vouchers at his bank on one day each month designated by the bank for that purpose.

(c) Any dispute between a depositor and his bank with respect to the amount of the balance in an account shall be referred to the Albany Ration Banking Office for decision by the Office of Price Administration.

§ 1407.275 Bank records and accounts confidential. All records kept by any bank with respect to an account shall be subject to the provisions of § 1407.44.

[§§ 1407.274 and 1407.275 added by Amendment 20, 7 F.R. 8710, effective 10-26-42]

Issued this 5th day of May 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-7099; Filed, May 5, 1943; 4:26 p. m.]

PART 1365-HOUSEHOLD FURNITURE IMPR 3801

USED METAL COIL AND FLAT BEDSPRINGS

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

§ 1365.101 Maximum prices for used metal coil and flat bedsprings. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, Maximum Price Regulation No. 380 (Used Metal Coil and Flat Bedsprings), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1365.101 issued under Public Laws 421 and 729, 77th Congress; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681

MAXIMUM PRICE REGULATION No. 380-USED METAL COIL AND FLAT BEDSPRINGS

CONTENTS

- Sales of used metal coil and flat bedsprings at higher than maximum prices prohibited.
- Articles, transactions and persons to which this regulation applies.
- Relation to other regulations.
- Geographical applicability.
- Maximum prices for the sale of used metal coil and flat bedsprings.
- Maximum prices of used bedsprings other than those specified in section 5.
- Prohibited practices.
- Tagging.
- Sales slips, receipts and invoices.
- Petitions for amendments.
- Enforcement.

SECTION 1 Sales of used metal coil and flat bedsprings at higher than maximum prices prohibited. (a) Regardless of any contract or other obligation, no person shall sell or deliver, and no person shall buy or receive in the course of trade or business, any article covered by this regulation at prices higher than the maximum prices fixed by this regulation, and no person shall agree, offer to attempt to do any of these things.

(b) Prices lower than the maximum prices may be charged and paid.

SEC. 2 Articles, transactions and persons to which this regulation applies-(a) Articles covered by this regulation. (1) This regulation covers all kinds of used metal coil and flat bedsprings, which include used or secondhand bedsprings, folding bedsprings and bedsprings with stationary or folding legs attached, such as cots and foldaway beds. Bedspring as used in this regulation means a steel or wood framed, open bedspring; i. e., not upholstered, in which steel supplies the resilience.

(2) The term used or secondhand as applied to a bedspring for the purposes of this regulation means one which has been previously used or which has been

^{*}Copies may be obtained from the Office of Price Administration.

in the possession of the consumer for a period of thirty days or more. Also included as used or secondhand bedsprings are those made wholly or in part of used materials.

(b) Transactions covered by this regulation. This regulation covers all sales of used metal coil and flat bedsprings by any person to any other person, includ-

ing sales made at auction.

(c) What persons are covered by this regulation. Any person who sells, and any person who buys in the course of trade or business, any used or second-hand metal coil or flat bedspring as defined herein is subject to this regulation. The term person includes: an individual, partnership, corporation, or any other organized group; their legal successors, assigns, or representatives; the United States, or any government or any of its political subdivisions; or any agency of the foregoing.

SEC. 3 Relation to other regulations.

(a) The provisions of this regulation supersede the provisions of the General Maximum Price Regulation with respect to the sale and delivery of any article governed by this regulation after the effective date of this regulation.

(b) The maximum price for export sales of any article covered by this regulation is governed by the Revised Maxi-

mum Export Price Regulation.2

SEC. 4 Geographical applicability. The provisions of this regulation shall be applicable to the 48 states, the District of Columbia, and the territories of Alaska, Hawaii, Puerto Rico, and the Virgin Islands.

SEC. 5 Maximum prices for the sale of used metal coil and flat bedsprings. The maximum prices for the sale of used metal coil and flat bedsprings are set forth below. These prices include all services furnished by the sellers except those which specific provisions of this regulation permit to be added as separate charges. Any charge which is not quoted and billed separately shall for the purpose of this regulation be considered to be part of the selling price of the bedsprings.

(a) Maximum selling prices for the sale of used metal coil and flat bedsprings except at retail:

(1)

Class	Maximum prices for used "as is" bedsprings	Maximum prices for used "recon- ditioned" bed- springs
I	\$1, 50 1, 75 2, 00 2, 50	\$3.50 3.75 4.25 5.00

(2) To maximum prices listed above for "reconditioned" bedsprings, the "reconditioner" may add a charge to cover the actual cost of delivery outside of the city in which he does business, provided the charge is quoted and billed separately and does not exceed the freight cost to the point of delivery by the least expensive readily available public carrier. No charge may be made, however, for deliveries made within the limits of a city in which the seller does business. A "reconditioner" is a person making the first sale of a used bedspring which fulfills the requirements set forth in paragraph (e) of this section.

(3) To the maximum "as is" prices listed above a commercial seller may add a charge to cover the actual costs of delivery outside of the city, in which he does business, provided the charge is quoted and billed separately and does not exceed the freight cost to the point of delivery by the least expensive readily available public carrier. No charge may be made, however, for deliveries made within the limits of a city in which the seller does business.

(4) Other than retail sellers in the States of Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, Wyoming, and the following counties in Texas: El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Pecos, and Reeves, and in the territories of Alaska and Hawaii, may add \$.40 to Classes I, II, and III and \$.50 to Classes IV and V, maximum prices listed above.

(b) Maximum prices for the sale of used metal coil and flat bedsprings at retail:

(1)

Class	Maximum cash retail prices for used "as is" bedsprings	Maximum eash retail prices for used "recondi- tioned" bed- springs	
I. III IIV V. IV	\$3,50 4,00 4,50 5,50 6,50	\$7,00 7,50 8,50 10,00 12,00	

(2) Sellers at retail in the states of Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, Wyoming, and the following counties in Texas: El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Pecos, and Reeves, and in the territories of Alaska and Hawaii, may add \$.70 for Classes I, II and III, and \$.85 for Classes IV and V maximum prices set forth above.

(3) Charges for the extension of credit may be added to the maximum retail prices set forth above in subparagraph (1) hereof provided: (a) the seller during March 1942 required payment of a separately stated additional charge for the extension of credit by purchasers of the same class on sales of the same or similar types of commodities, (b) the amount charged for the extension of credit is not in excess of the charge in effect during March 1942 for the extensions of credit involving the same amount and term on sales of the same or similar types of commodities and (c) such charges are quoted and billed separately. No seller may require as a condition of sale that the purchaser must buy on

- (4) Sale at retail means the sale to the ultimate consumer.
- (c) Definitions of classes of used or secondhand metal bedsprings.

Class I means:

Link wire fabric flat bedsprings and woven wire fabric flat bedsprings including cots and foldaway beds with link and woven wire spring fabrics.

Class II means:

All crimp top coil bedsprings, i. e., all coil bedsprings in which the tops of all the coils are held together by crimped wire ties.

Cots and foldaway beds with single deck crimp top coils.

Class III means:

Cable wire flat bedsprings and steel bandtop flat bedsprings including cots and foldaway beds with cable wire and steel band fabrics.

All single deck coil helical top bedsprings with wire borders in which the tops of the coils are held together by helical springs.

Cots and foldaway beds with helical tied coils.

Class IV means:

All single deck coil bedsprings with platform tops or angle borders or both.

All semi-double deck coil bedsprings.
All full double deck coil bedsprings without platform tops or angle borders.

All full double deck coil bedsprings with either platform top or angle border.

Class V means:

All full double deck coil bedsprings with both platform top and angle border.

(d) When used in this regulation:

- (1) Link wire fabric flat bedspring means a bedspring in which link wire is suspended from the frame of the bedspring by helicals or any other means and, together with other accessories such as reinforcing steel bands, provides the supporting surface on which the mattress rests.
- (2) Woven wire fabric flat bedspring means a bedspring in which woven wire is suspended from the frame of the bedspring by helicals or any other means and, together with other accessories such as reinforcing steel bands, provides the supporting surface on which the mattress rests.
- (3) Cable wire flat bedspring means a bedspring in which cable wire (i. e. strands of wire woven into a cable) is suspended from the frame of the bedspring by helicals or any other means and, together with other accessories such as reinforcing steel bands, provides the supporting surface on which the mattress rests.
- (4) A steel band top flat bedspring means a bedspring in which steel bands are suspended from the frame of the bedspring by helicals or any other means and, together with accessories (other than link wire), provide the supporting surface
- (5) A single deck coil bedspring means one in which all the coils are shaped as a single cone.
- (6) A semi-double deck bedspring means one in which all the coils (except border coils) are shaped as a deep single cone or a double cone and have a center tie.
- (7) A double deck coil bedspring means one in which all the coils (except border coils) are double cone shaped and have a closely wound center with a two way center tie.

¹8 F.R. 3096, 3849, 4347, 4486, 4724, 4848,

² 7 F.R. 5059, 7242, 3829, 9000, 10530; 8 F.R. 3846.

(8) Wire border means the wire top outside edge frame of a bedspring.

(9) Angle border means the angle iron top outside edge frame of a bedspring.

(10) Platform top means the steel bands on top of a coil bedspring extending the full length or width or both of the coil surface or extending the length and width to cover a minimum of 1/3 of the coil area.

(e) A used or secondhand bedspring to be sold as a reconditioned bedspring must meet the following requirements:

(1) The frame must be straight and

properly aligned.

(2) All missing or damaged parts must be repaired or replaced such as the following:

Flat bedsprings: Spring fabric Helicals. Frame.

Coil bedsprings: Coils. Crimps. Helicals. Borders. Base. Stabilizers. Wire ties. Platforms.

(3) All parts must be in good condition and securely fastened.

(4) The top surface of the bedspring must be properly aligned.

(5) The bedspring must be completely

repainted.

Nothing in this paragraph shall relieve any person from the prohibitions, standards, or requirements of any state or local sanitary law relative to used or reconditioned bedsprings.

(f) An "as is" used bedspring is any

used bedspring which does not meet the requirements set forth in paragraph (e)

of this section.

SEC. 6 Maximum prices of used bedsprings other than those specified in section 5. The maximum price for the sale of a used bedspring other than one described in section 5 hereof shall be a price in line with those set forth in section 5 approved in writing by any Regional Price Administrator or any officer of the Office of Price Administration duly authorized by him.

SEC. 7 Prohibited practices. (a) Any practice which is a device to get the effect of a higher than maximum price without actually raising the dollars and cents price is as much a violation of this regulation as an outright charge of more than the maximum price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying agreements, bulk or combination sales, and

(b) The following are among but are not exclusively the practices prohibited: (1) Billing in lots without specifying

the number and class of articles sold. (2) Quoting a delivered price exclu-

sively.

(3) Invoicing for less than the amount to be collected.

(4) Delivering less than the number of articles invoiced and collecting for the full number invoiced.

SEC. 8 Tagging. No person shall sell or offer to sell at retail a used bedspring unless the appropriate tag, described below, is attached. This tag shall not be removed except by the ultimate consumer.

(a) The first person offering a reconditioned bedspring for sale shall fasten securely to such bedspring a durable labe' or tag not less than 2 inches by 4 inches in size stating in easily readable lettering:

O. P. A. Retail Ceil-

ing Price_____ \$(insert correct figure). Class (insert correct figure).
Condition Used "Reconditioned." This tag may not be removed except by the consumer.

(b) Before a used "as is" bedspring is offered for sale at retail it shall have attached to it a durable label or tag not less than 2 inches by 4 inches in size stating in easily readable lettering:

O. P. A. Retail Ceil-

ing Price____ \$(insert correct figure). Class_____ (insert correct figure).
Condition _____ Used "As is". This tag may not be removed except by the consumer.

SEC. 9. Sales slips, receipts, and invoices. (a) Regardless of his former practice, after the effective date of this regulation, every person selling a used bedspring other than at retail in the course of trade or business shall furnish the purchaser of each bedspring with a sales slip, receipt, invoice or other similar written evidence of purchase showing the class (I, II, III, IV, V) and condition ("as is" or "reconditioned") of the bedspring sold, date of sale, price charged for the bedspring, nature and amount of any additional charges, and the name and address of the purchaser. This sales slip, receipt, invoice, or other written evidence of purchase shall be kept by the purchaser and a carbon copy of it kept by the seller for inspection by the Office of Price Administration.

(b) Any person selling a used metal or flat bedspring at retail who has customarily given a purchaser a sales slip. receipt or similar evidence of purchase shall continue to do so. Upon request of a purchaser for a sales slip, receipt, or similar evidence of purchase, any seller regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller, the class and condition of the bedsprings sold and the price received for it.

SEC. 10 Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Pro-cedural Regulation No. 1 sissued by the Office of Price Administration.

SEC. 11 Enforcement. (a) Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for revocation of licenses provided for by the Emergency Price Control Act of 1942, as amended.

(b) Persons who have evidence of any violation of this regulation or of any other regulation or order issued by the Office of Price Administration are urged to communicate with the nearest district, state, or regional office of the Office of Price Administration or its principal Office in Washington, D. C.

This regulation shall become effective May 26, 1943, except in Alaska, Hawaii, Puerto Rico, and the Virgin Islands, where it shall become effective June 19,

Issued this 5th day of May 1943.

PRENTISS M. BROWN. Administrator.

(F. R. Doc. 43-7090; Filed, May 5, 1943; 4:25 p. m.]

PART 1399-CONSTRUCTION, OIL FIELD, AND RELATED MACHINERY

[MPR 134, Amendment 8]

CONSTRUCTION AND ROAD MAINTENANCE EQUIPMENT RENTAL PRICES AND OPERATING OR MAINTENANCE SERVICE CHARGES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*
Section 1399.9 Evasion is amended by

adding at the end thereof the following

It shall also be a violation of this Maximum Price Regulation No. 134 for any lessee of construction or road maintenance equipment to pay to any person, or for any lessor of such equipment to receive, any fees, commissions, or other compensation, whether for broker's services or otherwise, which, when added to the price paid for rental of such equipment or the rendering of operating or maintenance services in connection therewith, would result in a total sum exceeding the maximum price established by this regulation for such rental or services.

This amendment shall become effective May 11, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of May 1943.

PRENTISS M BROWN Administrator.

[F. R. Doc. 43-7091; Filed, May 5, 1943; 4:25 p. m.]

> PART 1448-EATING AND DRINKING ESTABLISHMENTS

> > [Restaurant MPR 8-1]

FOOD AND DRINK SOLD FOR IMMEDIATE CON-SUMPTION IN CALIFORNIA, OREGON AND WASHINGTON

In the judgment of the Regional Administrator of Region VIII the prices of food and beverages sold for immediate consumption in California. Oregon and Washington have risen and are threatening further to rise to an extent and in a manner inconsistent with the Emergency Price Control Act of 1942, as amended, and Executive Orders 9260 and 9328.

^{*7} F.R. 8961, 8 F.R. 3313, 3533.

^{*}Copies may be obtained from the Office of

Price Administration.

17 FR. 3203, 3411, 3447, 7001, 8386, 9054, 8948, 9785; 8 FR. 1975, 3789.

In the judgment of the Regional Administrator of Region VIII, the maximum prices established by this regulation are generally fair and equitable and are necessary to check inflation and to effectuate the purposes of the Act.

So far as practicable, the Regional Administrator of Region VIII gave due consideration to prices prevailing between October 1 and 15, 1941, and consulted with the representatives of those affected by this regulation. A statement of the considerations involved in the issuance of this regulation is issued simultaneously herewith.

Therefore, in accordance with the direction of the President to take action which will stabilize prices affecting the cost of living, and under the authority therewith delegated by the President pursuant to the Act of Congress approved October 2, 1942 entitled "An act to aid in stabilizing the cost of living" (H. R. 7565), 77th Congress, 2d Session, and under the authority of Executive Order 9250, Executive Order 9328, and the Emergency Price Control Act of 1942, the Regional Administrator of Region VIII hereby issued this Restaurant Maximum Price Regulation No. 8-1 establishing as the maximum prices for food and drink sold for immediate consumption in California, Oregon and Washington the prices prevailing therefor during the seven-day period beginning April 4, 1943, and ending April 10, 1943.

§ 1448.701 Maximum prices for food and drink sold for immediate consumption. For the reasons set forth in the statement of considerations issued simultaneously herewith,* and under the authority vested in the Regional Administrator of Region VIII by the Emergency Price Control Act of 1942, as amended. Executive Order 9250, Executive Order 9328, and General Order No. 50, Restaurant Maximum Price Regulation No. 8-1 (Food and Drink Sold for Immediate Consumption in California, Oregon and Washington) which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1448.701 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, 9328, 8 F.R. 461.

RESTAURANT MAXIMUM PRICE REGULATION No. 8-1-FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION IN CALIFORNIA, OREGON AND WASHINGTON

Sec. CONTENTS

- 1 Sales at higher than ceiling prices prohibited.
- How you figure ceiling prices for food items and meals you did not sell in the seven-day period.
- Classes of food items and meals.
- No ceiling prices to be higher than the highest price during the base peri-
- Prohibition against discontinuing meals at certain prices.
- Evasion. 6
- Rules of new proprietors.
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- Operation of several places.
- Relation to other maximum price regulations
- 13 Geographical application.
- Enforcement.
- Definitions and explanations.

*Copies may be obtained from the Office of Price Administration.

SECTION 1 Sales at higher than ceiling prices prohibited. If you own or operate a restaurant, hotel, cafe, dining car, delicatessen, soda fountain, boarding house, or any other eating or drinking place, you must not offer or sell any "food (including any beverage) "meal" at a price higher than the highest price at which you offered the came food item or meal in the seven-day period beginning Sunday, April 4, 1943 and ending Saturday, April 10, 1943. You must not offer or sell any other food item or meal at a price higher than the ceiling price which you figure according to the directions in the next section (section 2). You may, of course, sell at lower than ceiling prices.

SEC. 2 How you figure ceiling prices for food items and meals you did not sell in the seven-day period. You must figure your ceiling price for a food item or meal which you did not offer in the seven-day period, as follows:

(a) Choose from the food items or meals for which a ceiling price has already been fixed, the food item or meal which is most similar to the food item or meal you are pricing; and

(b) Figure a price which is "in line" with the price of that most similar food item or meal. A price is "in line" if the customer receives as much value for his money from the one item or meal as from the other, even though the two prices may be different. In comparing values. quality, size of portions, and the margin over food cost are the things that count;

(c) If you prefer, take as your ceiling price the last price at which you offered the same food item or meal for sale before the seven-day period.

(d) Once your ceiling price for a food item or meal has been fixed, it may not be changed.

SEC. 3 Classes of food items and meals-(a) The classes of food items.

BREAKFAST ITEMS

- (1) Fruits and fruit juices.
- (2) Cereals
- (3) Egg and combination egg dishes served at breakfast.
- (4) Breads, rolls, toast, etc. served at breakfast
 - (5) All other breakfast dishes.

OTHER ITEMS

- (6) Appetizers and cocktails.
- Soups.
- (8) Beef. (9) Pork
- (10) Lamb, Mutton.
- (11) Veal.
- (12) Poultry
- (13) Fish and shellfish.
- (14) Miscellaneous and variety meats including liver, kidneys, and made dishes such as stews, casseroles, etc.
- (15) Egg and cheese dishes which might be served as a main dish or entree in a meal,
- (16) All other dishes which might be served as a main dish or entree in a meal, such as spaghetti, vegetable plate, baked beans, chop suey, etc.

 - (17) Potatoes.(18) All other vegetables.
- (19) Bread and butter. (20) Salads (except as served as main
- course in a meal) (21) Cakes, cookies, pies, pastries and other baked goods.
- (22) Ice cream and all fountain items.

- (23) All other desserts including fruits,
- puddings, cheese, etc. (24) Hot sandwiches.
 - (25) Cold sandwiches. (26) All other food items.

- (27) Non-alcoholic beverages.
- (28) Beer and other malt beverages.
- (29) Wines.
- (30) Other alcoholic beverages,
- (b) The classes of meals. The classes of meals are (1) for week-days: breakfast, lunch, tea, dinner, supper; (2) for Sundays; breakfast, lunch, tea, dinner, supper.

SEC. 4 No ceiling price to be higher than the highest price in the base period. Under no circumstances are you permitted to charge a higher price for a food item or meal than the highest price at which you offered a food item or meal of the same class during the seven-day period.

Example 1. If you figured an "in line" price for a week-day at \$1.25, and your highest price in the week-day dinner class is \$1.00, your ceiling price for the new dinner is \$1.00.

Example 2. If during the seven-day period your highest price for soup was 15 cents, you may not offer any soup at a price higher than

SEC. 5 Prohibition against discontinuing meals at certain prices. You must not now discontinue offering meals at prices comparable to those charged by you in the seven-day period if by your doing so your customers would actually have to pay more than they did in the seven-day period. You will be in violation of this rule unless:

(a) You continue to offer meals at different prices representative of the range of prices at which you offered meals of the same class during the seven-day period, and unless

(b) You continue to offer at least as many different meals at or below the lowest price charged by you for meals of the same class on any day that you select in the seven-day period, as you did on that day.

Example. If you select Friday, April 9, 1943, to determine the lowest price and the number of week-day meals offered at that price, and if on that day you offered six weekday dinners, of which 2 were priced at 85ϕ , and one each at 90ϕ , \$1.00, \$1.10, \$1.15, you must continue to offer two week-day dinners at 85¢. Note that Sunday meals and weekday meals are meals of a different class.

SEC. 6 Evasion. You must not evade the provisions of this regulation by any scheme or device, including:

(a) Deteriorating quality or reducing quantity without making appropriate reductions in price;

(b) Withdrawing the offer, or increasing the price, of any meal ticket, weekly rate, or other arrangement by which customers may buy food items or meals at less than the prices they must pay when purchasing by item or meal;

(c) Increasing any cover, minimum, bread-and-butter, service, corkage, entertainment, check-room, parking or other special charges, or making such charges when they were not in effect

in the seven-day period;
(d) Requiring as a condition of sale of an item or meal the purchase of other

items or meals, except that you may refuse to sell coffee unless a customer also purchases another food item;

(e) Refusing to sell combinations of food items as meals if such meals were offered in the seven-day period and the items making up the combination are being offered separately.

SEC. 7 Rules for new proprietors. (a) If you acquire another's business and continue the business in the same place. you are subject to the same ceiling prices and duties as the previous proprietor.

(b) If you open an eating or drinking place after the seven-day period, you must fix ceiling prices in line with the ceiling prices of the nearest eating or drinking place of the same type as yours. If the ceiling prices so fixed are too high and threaten to have an inflationary effect on the prices of food or drink, the Office of Price Administration may issue an order requiring you to reduce your ceiling prices. You are subject to the record requirements of section 8 and the posting requirements of section 9 immediately upon the opening of your place.

SEC. 8 Taxes. If in the seven-day period you stated and collected the amount of any tax separately from the price you charged, you may continue to do so. You may also separately state and collect the amount of any new tax or of any increase in the amount of a previous tax on the sale of food or drink or on the business of selling food or drink, if the tax is measured by the number or price of items or meals.

Sec. 9 Records-(a) Customary records. You must preserve all your existing records relating to your prices, costs and sales. You must also continue to maintain such records as you ordinarily kept. All such records shall be subject to examination by the Office of Price Administration.

(b) Records of the seven-day period. You must make available for examination by any person during ordinary business hours a copy of each menu used by you in the seven-day period. If you did not use menus, you must prepare in duplicate and make available for such examination a list of the highest prices you charged in the seven-day period.

(c) Future records. Beginning with the effective date of this regulation, you must keep, for examination by the Office of Price Administration, two each of the menus used by you each day. If you did not use menus you must prepare in duplicate, and preserve for such examination, a record of the prices charged by you each day, except that you need not record prices which are the same as, or less than, prices you previously recorded for the same items or meals.

Sec. 10 Posting. (a) Beginning May 15, 1943, each menu must have clearly and plainly written on or attached to it the following statement:

All prices listed are our ceiling prices unless otherwise indicated, in which case they are below ceiling prices. By OPA regulation, our ceilings are our highest prices from April 4, 1943 to April 10, 1943. Records of these prices are available for your inspection.

If you do not use menus, you must post the statement by a sign which can be easily read by your customers and which must be located near the cashier's desk, if any, or the principal entrance.

(b) Whenever an item or meal appears on a menu or price list at a price below the ceiling price, the ceiling price must be shown as well as the offering price.

(c) If you made menus available to customers in the seven-day period, you shall continue to make them available.

SEC. 11 Operation of several places. If you own or operate more than one eating or drinking place, you must do everything required by this regulation for each

place separately.

SEC. 12 Relation to other maximum price regulations. The provisions of this regulation shall not apply to any sale for which a maximum price is established by any other regulation, including the General Maximum Price Regulation, now or hereafter issued by the Office of Price Administration.

SEC. 13 Geographical application. This regulation applies in the States of California, Oregon, and Washington.

SEC. 14 Enforcement. Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspension of licenses, provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 15 Definitions and explanations. (a) "Person" means individual, corporation, partnership, association or other organized group of persons or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, any other government, or any of its political subdivisions, and any agencies of any of the foregoing.

(b) "Meal" means a combination of food items sold at a single price. Examples of meals are a five-course dinner, a club breakfast, and a blue-plate special. Two or more kinds of food which are prepared or served to be eaten together as one dish are not a "meal". Examples of such dishes are: ham and eggs, bread and butter, apple pie and cheese.

(c) "Offered" means offered for sale and includes the listing or posting of prices for items and meals even though the items and meals so offered were not

actually on hand to be sold. (d) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942 and in the General Maximum Price Regulation, issued by the Office of Price Administration, shall apply to other terms used herein.

Effective date. This regulation shall become effective May 1, 1943.

Issued this 26th day of April 1943.

FRANK E. MARSH. Acting Regional Administrator. [F. R. Doc. 43-7089; Filed, May 5, 1943; 4:25 p. m.]

PART 1499-COMMODITIES AND SERVICES [MPR 165 as Amended, Amendment 22]

SERVICES

A statement of considerations involving the issuance of this amendment is-

¹7 F.R. 6428, 6966, 8239, 8431, 8798, 8943, 8948, 9197, 9342, 9343, 9785, 9971, 9972, 10480, 10619, 10718, 11010; 8 F.R. 1060, 3324, 4782. sued simultaneously herewith, has been filed with the Division of the Federal Register.*

In § 1499.114 the head-note is amended and a new sentence is added to paragraph (c) as set forth below:

§ 1499.114 Applications for adjust-

ment. * * No application for adjustment filed after May 10, 1943, will be granted under this paragraph (c).

This amendment shall become effective May 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 5th day of May 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-7092; Filed, May 5, 1943; 4:25 p. m.]

PART 1351-FOOD AND FOOD PRODUCTS [MPR 329, Amendment 4]

PURCHASES OF MILK FROM PRODUCERS FOR RESALE AS FLUID MILK

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1351.402 (b) is amended to read

(b) If a purchaser did not purchase "milk" from a producer during January 1943 and his maximum price cannot be determined under paragraph (a), his maximum price shall be the established maximum price paid by a purchaser of the same or most similar class who purchased "milk" from the producer during January 1943, subject to applicable price differentials, allowances, and discounts. for grade or quality, type of purchaser, or otherwise.

This amendment shall become effective May 5, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of May 1943.

PRENTISS M. BROWN, Administrator.

Approved: May 4, 1943. CHESTER C. DAVIS, Administrator, W r Food Administration. [F. R. Doc. 43-7094; Filed, May 5, 1943;

PART 1351-FOOD AND FOOD PRODUCTS [MPR 329 1, Amendment 8]

4:26 p. m.]

PURCHASES OF MILK FROM PRODUCERS FOR RESALE AS FLUID MILK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 329 is amended in the following respects:

1. A new paragraph (4) is added to § 1351.402 (a) to read as follows:

(4) Maximum prices for purchases of "milk" from producers for resale as fluid

^{*}Copies may be obtained from the Office of Price Administration. 18 F.R. 2038, 2874, 3253, 3621, 4726.

milk in the Montgomery, Maryland area are modified and adjusted in § 1351.415 below.

- 2. A new paragraph (j) is added to § 1351.404 to read as follows:
- (j) "Montgomery Maryland area" means the territory included in the Counties of Montgomery, Prince Georges and Frederick in the State of Maryland.
- 3. New paragraphs (1) and (m) are added to § 1351.415 to read as follows:
- (1) The maximum price for each grade of "milk" purchased from a producer for resale as fluid milk in the Montgomery Maryland area shall be the higher of the following prices:

(1) The highest price each purchaser from a producer paid that producer for "milk" of the same grade received during

January 1943.

(2) \$3.79 per hundredweight for milk testing 4 percent butterfat plus or minus 5 cents for each 1/10 of 1 percent that the butterfat varies over or under 4 percent as the case may be.

(m) On or before May 20, 1943, each purchaser of milk from a producer for resale as fluid milk in the Montgomery Maryland area shall calculate and notify each such producer of his adjusted maximum purchasing price as determined under the foregoing paragraph (l).

This amendment shall become effective as of May 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 5th day of May 1213.

PRENTISS M. BROWN,
Administrator.

Approved: May 4, 1943.

CHESTER C. DAVIS,
Administrator, War Food
Administration.

[F. R. Doc. 43-7098; Filed, May 5, 1943; 4:26 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 237 Under § 1499.18 (b) of GMPR]

M'KEAN-EILERS COMPANY

Order No. 237 under § 1499.18 (b) of the General Maximum Price Regulation; Docket No. GF3-2079.

For the reasons set forth in the opinion issued simultaneously herewith, It is ordered:

§ 1499.1837 Adjustment of maximum prices for various items sold by the Mc-Kean-Eilers Company to the State of Texas. (a) The McKean-Eilers Company of Austin, Texas, may sell and deliver and the State of Texas may buy and receive from McKean-Eilers Company the following commodities at prices not higher than those set forth below:

(1) \$2.97 per dozen for style No. 5/1 ladies' hosiery sold by the McKean-Eilers Company being the same style of hosiery for which the McKean-Eilers Company established \$2.46 per dozen as its maximum price under \$ 1499.2 of the General Maximum Price Regulation.

(2) \$1.98 per dozen for style No. 1122 men's hosiery sold by the McKean-Eilers Company, being the same style of hosiery for which the McKean-Eilers Company established \$1.79 per dozen as its maximum price under § 1499.2 of the General Maximum Price Regulation.

(3) \$0.92½ per dozen for style No. 79 barber towels sold by the McKean-Eilers Company, being the same style of towels for which the McKean-Eilers Company established \$.79 per dozen as its maximum price under § 1499.2 of the General Maximum Price Regulation.

(4) \$6.20 per dozen for style No. 811 boys' unions sold by the McKean-Eilers Company, being the same style of unions for which the McKean-Eilers Company established \$5.70 per dozen as its maximum price under \$ 1499.2 of the General Maximum Price Regulation.

(5) \$6.94 per dozen for style No. 811 men's unions sold by the McKean-Eilers Company, being the same style of unions for which the McKean-Eilers Company established \$6.32 per dozen as its maximum price under \$1499.2 of the General Maximum Price Regulation.

(6) \$8.05 per dozen for style No. 811 men's unions sold by the McKean-Eilers Company, being the same style of unions for which the McKean-Eilers Company established \$7.42 per dozen as its maximum price under § 1499.2 of the General

Maximum Price Regulation.

(b) With respect to deliveries of the commodities listed in paragraph (a) on and after September 21, 1942, the applicant may carry out agreements with the State of Texas providing for the delivery of such commodities at prices not exceeding the applicable maximum price and also providing for an adjustment in accordance with the disposition of this application.

(c) The adjustment granted to the McKean-Eilers Company in paragraph (a) is subject to the following conditions:

(1) This adjustment shall apply only to sales by the McKean-Eilers Company to the State of Texas.

(2) All discounts, trade practices and all practices relating to shipping and shipping charges in effect in March 1942, shall be applicable to the baximum prices set forth in paragraph (a) hereof.

(3) The McKean-Eilers Company shall mail to the State Board of Control of the State of Texas a notice reading as follows:

The Office of Price Administration has permitted us to raise our maximum price for sales to you of the commodities listed below from the price indicated in Column 1 to the price indicated in Column 2 of the list below. These amounts represent increases in costs which we are unable to absorb, and they were granted with the understanding that the commodities are supplied by you to your various institutions without charge for use of inmates, and that accordingly the granting of the requested increase could not cause an increase in retail prices.

Item	Ceiling price	New maxi- mum price
No. 5/1 ladies' hosiery No. 1122 men's hosiery No. 79 barber towels No. 811 boys' unions No. 811 men's unions (36-46) No. 811 men's unions (48-58)	Per dozen \$2, 46 1, 79 , 79 5, 70 6, 32 7, 42	Per dozen \$2.97 1.98 .92 6.20 6.94 8.05

(d) All prayers of the application not granted herein are denied.

(e) This Order No. 237 may be revoked or amended by the Price Administrator at any time.

(f) This Order No. 237 is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(g) This Order No. 237 shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7159; Filed, May 6, 1943; 11:18 a. m.]

PART 1499—COMMODITIES AND SERVICES [Order 50 Under SR 15 to GMPR]

J. J. SCHAEFER TRUCKING SERVICE, INC.

Order No. 50 under § 1499.75 (a) (3) of Supplementary Regulation No. 15 to the General Maximum Price Regulation; Docket No. D 3165–12.

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

§ 1499.1350 Adjustment of maximum prices for contract carrier services by J. J. Schaefer Trucking Service, Inc., of 1155 Leggett Avenue, Bronx, New York.

(a) J. J. Schaefer Trucking Service, Inc., of 1155 Leggett Avenue, Bronx, New York, may sell and deliver contract carrier services at prices not to exceed 10% above the maximum prices established by it in March, 1942.

(b) All requests of the application not

granted herein are denied.

(c) This Order No. 50 (§ 1499.1350) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(d) This Order No. 50 (§ 1499.1350) may be revoked or amended by the Price

Administrator at any time.

(e) This Order No. 50 (§ 1499.1350) shall become effective May 7, 1943. (Pub. Laws No. 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7158; Filed, May 6, 1943; 11:20 a. m.]

Notices

DEPARTMENT OF AGRICULTURE.

War Food Administration.

REGIONAL ADMINISTRATORS

ORDER DELEGATING AUTHORITY TO GRANT RELIEF FROM HARDSHIP

Order delegating to regional administrators of the Food Distribution Administration authority to grant relief from hardship under § 1400.4 (n) of Food Distribution Order No. 27, as amended.

Pursuant to the provisions of Food Distribution Order No. 27, as amended (8 F.R. 2785, 4227), issued under Executive Order No. 9280 of December 5, 1942 (7 F.R. 10179), and Executive Order No.

9322 of March 26, 1943 (8 F.R. 3807), as amended by Executive Order No. 9334 of April 19, 1943 (8 F.R. 5423), and to effectuate the purposes of such orders, Regional Administrators of the Food Distribution Administration are hereby authorized to consider petitions for relief from hardship caused by the operation of the provisions of § 1410.4 (n) of Food Distribution Order No. 27, as amended, and to grant such relief from the operation of said section as, in their opinion, is justified under the circumstances. Such petitions shall conform to the requirements set forth in § 1410.4 (j) of Food Distribution Order No. 27, amended, and shall be addressed to the Regional Administrator of the Food Distribution Administration for the region in which the petitioner is located.

This delegation shall not be construed to affect any power or authority vested in the Director of Food Distribution under Food Distribution Order No. 27, as

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; F.D.O. No. 27, 8 F.R. 2785, 4227)

Issued this 5th day of May 1943.
[SEAL] ROY F. HENDRICKSON,

[F. R. Doc. 43-7188; Filed, May 6, 1943; 11:38 a. m.]

Director of Food Distribution.

FEDERAL COMMUNICATIONS COM-MISSION.

[Docket No. 6509]

R. C. A. COMMUNICATIONS

ORDER FOR HEARING

In the Matter of R. C. A. Communications, Inc. Charges for Telegraph Service Between Ecuador and the United States.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 30th day of April 1943;

It appearing, that R. C. A. Communications, Inc., has filed with the Commission tariff schedules, to become effective May 1, 1943, stating new charges for telegraph messages from Ecuador to the United States, said tariff schedules being designated as follows:

R. C. A. Communications Inc. Tariff F. C. C. No. 39 95th Revised Page No. 1 3rd Revised Page No. 37A Original Page No. 37B;

It further appearing, that the question of the justness and reasonableness of charges for telegraph messages between the United States and the countries of South America, Central America, and the West Indies, including Ecuador, is involved in the general investigation pending before this Commission in Docket No. 6046; that the proper disposition of that proceeding may be prejudiced if the new charges of R. C. A. Communications. Inc. for telegraph messages from Ecuador to the United States become effective; and it being the opinion of the Commission that the effective date of said tariff schedules, insofar as they relate to charges for telegraph messages from Ecuador to the United States, should be postponed pending hearing and decision on the law-

fulness of such charges;

It is ordered, That the Commission, upon its own motion, without formal pleading, enter upon a hearing concerning the lawfulness of charges contained in tariff schedules designated as follows:

R. C. A. Communications, Inc. Tariff F. C. C. No. 39 95th Revised Page No. 1 3rd Revised Page No. 37A Original Page No. 37B

insofar as they relate to telegraph messages from Ecuador to the United States;

It is further ordered, That the operation of the above-cited tariff schedules, insofar as they provide for charges for and in connection with telegraph messages from Ecuador to the United States, be suspended; that the use of the charges therein stated as applicable to such communications be deferred until August 1, 1943, unless otherwise ordered by the Commission; and that during said period of suspension no changes shall be made in such charges or in the charges sought to be altered, unless authorized by special permission of the Commission;

It is further ordered, That in the event a decision as to the lawfulness of the charges herein suspended has not been made during the suspension period, and said charges shall go into effect, R. C. A. Communications, Inc., and all other carriers subject to the Commission's jurisdiction participating in the service provided under the tariff provisions herein suspended, shall, until further order of the Commission, each keep accurate account of all amounts charged, collected, or received by reason of any increase in charges effected thereby; that each such carrier shall specify in such accounts by whom and in whose behalf such amounts are paid; and R. C. A. Communications, Inc., and each such participating carrier shall file with this Commission a report, under oath, on or before the 10th day of each calendar month, commencing September 10, 1943, showing the amounts accounted for as aforesaid during the previous calendar month;

It is further ordered, That a copy of this order be filed in the office of the Federal Communications Commission with said tariff schedules herein suspended; that R. C. A. Communications, Inc., and the said carrier parties to such tariff schedules be, and they are hereby, each made a party respondent to this proceeding;

It is further ordered. That this proceeding be, and the same is hereby, assigned for hearing on the 26th day of May, 1943, at the offices of the Federal Communications Commission, in Washington, D. C., beginning at 10:00 a. m.

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 43-7155; Filed, May 6, 1943; 11:13 a.m.]

[Docket No. 6509]

ORBER VACATING CERTAIN PROVISIONS

In the Matter of R. C. A. Communications, Inc. Charges for Telegraph Service between Ecuador and the United States.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 1st day of May, 1943:

The Commission having under consideration its order of April 30, 1943, herein, providing for the suspension of the operation of new charges filed by R. C. A. Communications, Inc., with respect to telegraph messages from Ecuador to the United States; and providing further for a hearing concerning the lawfulness of such charges:

It is ordered, That the provisions of the order of April 30, 1943, herein, providing for the suspension of the operation of such new charges, be and such provisions are hereby, vacated; and that in all other respects, the provisions of said order shall remain in effect.

By the Commission.

[SEAL]

T. J. SLOWIE, Secretary.

[F. R. Doc. 43-7156; Filed, May 6, 1943; 11:13 a. m.]

FEDERAL POWER COMMISSION.

[Docket Nos. G-460 and G-461]

CABOT GAS CORP. AND GODFREY L. CABOT, INC.

ORDER FIXING DATE OF HEARING

May 4, 1943.

It appearing to the Commission that: On April 2, 1943, Cabot Gas Corporation filed an application pursuant to section 7 (b) of the Natural Gas Act seeking authority to abandon the service of natural gas from its 14-inch pipe line to its customers in the State of New York, and to abandon the transportation of natural gas in its said 14-inch pipe line for re-delivery to Godfrey L. Cabot, Inc.; and on the same date Godfrey L. Cabot, Inc., filed an application seeking authority under section 7 (b) of the Natural Gas Act to cease supplying natural gas to Cabot Gas Corporation, to Producers Gas Company at Angelica and Belmont in Allegany County, New York, and to certain customers of Empire Gas and Fuel Company in Allegany County, New

The Commission Orders, That:

(A) A public hearing be held in the County Court House in the City of Rochester, New York, commencing on May 19, 1943, at 10:00 a.m., eastern war time, on the applications of Cabot Gas Corporation and Godfrey L. Cabot, Inc. to determine all necessary and pertinent facts relating to the proposed abandonment of service and the transportation of natural gas under section 7 (b) of the Natural Gas Act.

(B) Interested State commissions may participate in this proceeding as provided in § 67.4 of the Provisional Rules of Practice and Regulations under the Natural Gas Act.

By the Commission.

[SEAL] LEON M. FUQUAY, Secretary.

[F. R. Doc. 43-7100; Filed, May 6, 1949; 9:34 a. m.]

OFFICE OF ALIEN PROPERTY CUS-TODIAN.

[Vesting Order 1086]

CERTAIN FOREIGN NATIONALS

Re: Abandoned patent applications of

foreign nationals.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each of the persons to whom reference is made in the column headed "Record Owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a citizen and resident of, or, if a business organization, is organized under the laws of and has its principal place of business in, the foreign country represented by the code number set forth after its respective name in said Exhibit A under the heading "Nat Code" in accordance with the following:

6	Austria	38	Ita	y	
17	Belgium	39	Jap	an	
19	Czechoslovakia	49	Net	herlands	
27	France	51	Not	way	
28	Germany	55	Pol	and	
34	Hungary	57	Ro	umania	
an	d is therefore a	natio	nal	of such	forei

2. Finding that the patent applications and other property related thereto described in subparagraph 3 hereof are property of the persons whose names appear under the heading "Record Owner" opposite the respective serial numbers of said patent applications in said Exhibit A;

3. Finding, therefore, that the property de-

scribed as follows:
Patent applications identified in said Exhibit A, together with the entire right, title and interest throughout the United States and its territories in and to, including the right to file applications in the United States Patent Office for Letters Patent for, the invention or inventions shown or described in such applications,

is property of nationals of foreign countries;
4. Having made all determinations and taken all action after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on March 22, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

EXHIBIT A

Patent applications in the United States Patent Office which are identified as follows:

Berial No.	Date	Record owner	Inventor	Title	Nec
			SERIES OF 1925		-
758, 606	12/21/34	E. Franz	E. Franz et al	Pure long chain aliphatic polar com- pounds as hair washing ingredient, and method of obtaining the same.	
		the state of the state of	SERIES OF 1935		
73, 578	4/9/36	S. Dunay	S. Dunay	Featherdown felt and methods of	I
83, 244	6/3/36	B. v. Reibnitz		manufacturing the same. Production of sulphonation products	
106, 014	10/16/36	C. F. Boehringer & Soehne	The second of th	of mixtures of siconals or oletines	
	10/29/36	G. m. b. H. F. Lieseberg & G. Wietzel.	W. Stelkens	Stiffeners for articles of apparel	1
108, 196 110, 194	11/10/36	W. Jarecki	F. Lieseberg et al W. Jarecki	Structure of interconnected indi- vidual layers of felted or interspun and felted fibres, and method of	
110, 344	11/11/36	G. Lakhovsky	G. Lakhovsky	producing same. Apparatus for the sterilization of water and other liquids.	1
14, 710	12/7/36	E. Eidebenz	E. Eidebenz	water and other liquids. Diaryl-dialkylamino methyl carbi-	1
29, 813	3/9/37	B. v. Reibnitz. Henkel & Cie G. m. b. H.	B. v. Reibnitz	nois. Production of sulphonation products.	
132, 770	3/24/37		W. Hentrich et al	Production of fatty alcohol sulfo- nates.	1
144, 078	5/21/37	U. Busico	U. Busico	Process of separation by electrolysis of the organic acids and salts from albuminoids and their accompany-	
147, 090	6/8/37	Sarmiza S A Romana	A. Mironescu et al_	ing pectic substances. Process and apparatus for the production of anti-knock benzines and aromatic hydrocarbons.	
150, 309	8/16/37	Riken Arumaitokogyo Ka- bushiki Kaisha.	K. Nagata	Process of making aluminum or its alloys anti-corrosive and coloring the same.	
159, 323 173, 206	11/6/37	Herbert Schou	B. Petersen W. Kruse et al	Dispersions. Treatment of medically applicable salt solutions with electric currents of low voltage for the purpose of	
177, 304	11/30/37	J. Hongo	J. Hongo	sterilization and disinfection. Process of forming acid-proof coating on aluminum metal or alumi-	
178, 648	12/8/37	F. Streng	F. Streng	num alloy. Semi-stiff multi-layer fabrics and a	ı
80, 036	12/15/37	A. Fischer		process of preparing them. Article of manufacture consisting wholly or in part of synthetic resin and process of producing the same. Plastic Dispersions. Preparation for protection from	
84, 967 88, 058	1/14/38 2/1/38	H. Sehou. E. Dorr & E. Goth	H. Schou E. Dorr et al	Plastic Dispersions	
88, 059	2/1/38	E. Dorr & E. Goth		insects. Preparations for protection from	ı
88, 585	2/3/38	M. Marcus	M. Marcus	insects.	ı
92, 964	2/28/38	The second secon	-0.0	Manufacture of fabric layers provided with water repellent coatings.	-
24, 636	2/28/38 4/21/38 8/12/38	H. Haussmann & J. Stadler. Fritz Hochwald F. Schmidt	H. Haussmann et al. U. Gottesmann et al. F. Schmidt	Production of wetting agents Electrolytic production of manganese compounds. Coating method	
33, 783 35, 974	10/7/38	C. Herrmann	C. Herrmann	Laminated products	
	10/20/38	W. Krell	W. Krell	Apparatus for chromium plating the interior faces of hollow objects.	
37, 278 45, 916	10/27/38 12/15/38	R. Behnisch & P. Pohls R. Michel & H. Busch- mann,	R. Behnisch et al R. Michel et al	Condensation products Sulphonation products and a process	
254, 730	2/4/39	S. Akahori	S. Akahori	for the manufacture of the same. Process for the manufacture and production of deterging, emulsifying, wetting and dispersing agents.	
254, 744	2/ 4/39	G, Van Der Veen	G. Van Der Veen	Protective material against war gases and chemicals and methods of mak- ing the same.	
255, 603 258, 583	2/10/39 2/25/39	A. Rastelli J. Lisiecki	A. Rastelli J. Lisiecki	Process for the dissociation of fats. Method of obtaining aluminum from clay.	1
262, 232 262, 728	3/16/39	F. Guenther & H. Hauss-	J. Penners	Method for preparing non-inflam- mable paints, lac-varnishes, lac- quers, coating and the like.	-
and the second		menn	The second secon	Production of substituted aromatic sulphonic acids,	
66, 701	4/ 7/39 4/19/39	I. Braun, A. Kroo, Z. Gruss- ner & A. Schonfeld. R. Berthier	I. Braun	Method of obtaining cream of tartar,	
270, 845	4/29/39	A. Horlow		Process for producing a protecting layer against corrosion on the sur- face of metal or alloys. Emulsifiers and the production of	
			A. Horlow	omnicione	
281, 690	6/28/39	M. Niteseu	M. Nitescu	Catalytic process for converting liquid and gaseous hydrocarbons into anti-knock spirit and aromatic hydrocarbons	-
281, 735	6/28/39	O. Giese	O. Giese	hydrocarbons. Method of firmly uniting rubber with inserts or applied layers of fibrous material.	
284, 711	7/15/39	Chemische Fabrik Von	E. Haack	Condensation products	

SERIES OF 1935-Continued

Serial No.	Date	Record owner	Inventor	Title	Nat. Code
815, 716 320, 175 359, 978	1/26/40 2/21/40 10/5/40	I. Curletti K. Niki H. Waterman & C. Van- Vlodrop.	I. Curlettl et al K. Niki H. Waterman et al.	Process for the dissociation of fats Process for manufacturing pile fabric such as earpet. Process for the activation of normally liquid fatty materials containing unsaturated compounds.	38 39 49

[F. R. Doc. 43-7043; Filed, May 5, 1943; 9:05 a. m.]

[Vesting Order 1141]

CARL KAHLE

Real property situated in Harmon County, Oklahoma, and bank account, owned by Carl Kahle.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Carl Kahle is a citizen of Germany, whose last known address is Flettmar, Gifnorn, Germany, and is a national of a designated enemy country (Germany);
2. Finding that said Carl Kahle owns prop-

erty described in subparagraph 3 hereof; 3. Finding that the property described as

follows:

a. All right, title, interest and estate, both legal and equitable, of Carl Kahle and of such of his heirs, devisees, legatees, representatives, successors, assigns, and grantees, and each of them, who are nationals of designated enemy countries, and of any other nationals of any and all designated enemy countries, in and to the real property situated in Harmon County, Oklahoma, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all of the fixtures, improvements and appurtenances thereto, and any and all claims of each and all of the aforesaid for rents, refunds, benefits or other payments arising from the owner-

ship of such property,

b. All right, title, interest and claim of
any name or nature whatsoever of said Carl
Kahle, in and to all obligations, contingent or otherwise and whether or not matured, owing to him by the First National Bank of San Angelo, Texas, including but not limited to all security rights in and to any and all collateral for any or all such obligations and the right to sue for and collect such obligations, and including particularly the account in the First National Bank of San Angelo, Texas, which is due and owing to, and held for, Carl Kahle, in the name of A. Kahle

is property within the United States owned or controlled by a national or nationals of a

designated enemy country (Germany);
4. Determining that the property described in subparagraph 3-b hereof is necessary for the maintenance or safeguarding of other property (namely, that hereinbefore de-scribed in subparagraph 3-a) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive Order;
5. Determining that to the extent that

such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Germany);

 Having made all determinations and taken all action, after appropriate consulta-tion and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property described in sub-paragraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim, The terms "national" and "designated

enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on March 25, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

EXHIBIT A

All that tract or parcel of land situated in the County of Harmon, State of Oklahoma, more particularly described as follows:

The Northwest Quarter and the West Half of the Northeast Quarter and the West Half of the Southeast Quarter of Section Twentytwo, Township One North, Range Twentyfour, W. I. M.

[F. R. Doc. 43-7101; Filed, May 6, 1943; 10:18 a. m.]

[Vesting Order 1185]

ANGELO RICCUITI

Certain real property in Waller County, Texas, owned by Angelo Riccuiti.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Angelo Riccuiti, whose last known address is S. Eufemia a Maiella, Pescara, Italy, is a resident of Italy, and is a national of a designated enemy country

2. Finding that said Angelo Riccuiti is the owner of the real property described in sub-

paragraph 3 hereof;

3. Finding that the property described as

All right, title, interest and estate, both legal and equitable, of Angelo Riccuiti, in and to the real property situated in Waller County, Texas, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all the fixtures, improvements and appurtenances thereto, and any and all claims of Angelo Riccuiti for rents, refunds, benefits or other payments arising from the ownership of such property,

is property within the United States owned or controlled by a national of a designated enemy country (Italy); 4. Determining that to the extent that

such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Italy);

5. Having made all determinations and taken all action, after appropriate consulta-tion and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated

enemy country" as used herein shall have the meanings prescribed in section 10 of

said Executive Order.

Executed at Washington, D. C., on April 2, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian. EXHIBIT A

All that tract or parcel of land situated in Waller County, Texas, in the J. E. Groce survey, more particularly described as follows:

Being lot or block no. 68 containing 52.13 acres of land as shown by map of record in Waller County, Texas, deed records in Vol. 37 page 640 to which map reference is here made for a more full and particular description of said land. Grantor to pay taxes for year 1912. A strip of land fifteen—wide along the north boundary line of the above-described tract of land is expressly retained for road purposes, together with all and singular the rights, members, hereditaments and appurtenances to the same belonging or in anywise incident or appertaining.

[F. R. Doc. 43-7102; Filed, May 6, 1943; 10:18 a. m.]

[Vesting Order 1221]

TOMITARO KASAI

Claim of Tomitaro Kasai against the Estate of Nippon Dry Goods Company, a bankrupt.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

 Finding that Tomitaro Kasai, whose last known address is Yokohama, Japan, is a citizen of Japan and is a national of a designated

enemy country (Japan);

2. Finding that Nippon Dry Goods Company is a California corporation and has been adjudicated a bankrupt, and its property and assets are in the process of administration by a trustee in bankruptcy acting under judicial supervision of the United States District Court for the Northern District of California, Southern Division;

3. Finding that the property described as

All right, title, interest and claim of any name or nature whatsoever of the aforesaid Tomitaro Kasai in and to all obligations, contingent or otherwise and whether or not matured, owing to him by the aforesaid Nippon Dry Goods Company, including but not limited to all security rights in and to any and all collateral for any or all of such obligations and the right to sue for and collect such obligations, and including particularly all of his interest in and claims against the Estate of Nippon Dry Goods Company, a bankrupt,

is (a) property which is payable or deliverable to, or claimed by, a national of a designated enemy country (Japan) and which (as hereinbefore stated in subparagraph 2) is in the process af administration by a person acting under judicial supervision, and also is (b) property within the United States owned or controlled by a national of a designated enemy country (Japan);

4. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid des-

ignated enemy country (Japan);
5. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on April 8, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-7103; Filed, May 6, 1943; 10:19 a. m.]

[Vesting Order 1251]

DR. ZOLTAN SZTANKAY AND ADA SZTANKAY

Real and personal property owned by Dr. Zoltan Sztankay and Ada Sztankay, his wife.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Dr. Zoltan Sztankay and Ada Sztankay, his wife, whose last known addresses are in Hungary, are nationals of a designated enemy country (Hungary);

 Finding that Dr. Zoltan Sztankay and Ada Sztankay, his wife, own the property described in subparagraph 3 hereof;

3. Finding that the property described as follows:

a. All right, title, interest, and estate, both legal and equitable, of Dr. Zoltan Sztankay and Ada Sztankay, his wife, and each of them, in and to the real property situated at 30 Timber Lane, Manhasset, Nassau County, New York, particularly described in Exhibit A hereto attached and by reference made a part hereof, together with all fixtures, improvements, and appurtenances thereto, and any and all claims of Dr. Zoltan Sztankay and Ada Sztankay, his wife, and each of them, for rents, refunds, benefits or other payments arising from the ownership of the property,

b. All right, title, interest, and claim of

b. All right, title, interest, and claim of any name or nature whatsoever, of Dr. Zoltan Sztankay and Ada Sztankay, and each of them, in and to the following obligations (contingent or otherwise and whether or not matured) including but not limited to all security rights in and to any and all colateral for any or all such obligations and the right to enforce and collect such obliga-

(i) Obligation of the Chase National Bank, 25 Broadway, New York, New York, arising from a bank account which is due and owing to and held for Dr. Zoltan Sztankay and Ada Sztankay in the name of Dr. Zoltan Sztankay.

Sztankay,

(ii) Obligation of the Springfield Fire and
Marine Insurance Company of Springfield,
Massachusetts, arising from a fire insurance
policy No. 13-7948, dated July 21, 1942, issued
by the said insurance company to Dr. Zoltan
Sztankay and Ada Sztankay, his wife, covering the premises referred to in subparagraph

3-a hereof.

(iii) Obligation of the War Damage Corporation arising from a war risk insurance policy No. 264-56-114, dated July 1, 1942, issued by the said War Damage Corporation through the Springfield Fire and Marine Insurance Company, of Springfield, Massachusetts, as fiduciary, to Dr. Zoltan Sztankay and Ada Sztankay, his wife, covering the premises referred to in subparagraph 3-a hereof,

is property within the United States owned by nationals of a designated enemy country

(Hungary);

4. Determining that the property described in subparagraph 3-b hereof is necessary for the maintenances or safeguarding of other property (namely, that hereinbefore described in subparagraph 3-a) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive Order;

5. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Hungary);
6. Having made all determinations and

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest:

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquicated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on April 20, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

All that certain lot, piece or parcel of land with the buildings and improvements thereon, situate, lying and being at Manhasset. Town of North Hempstead, County of Nassau, and State of New York, known and distinguished on a certain map of property entitled "Sub-division Map of property Section A' Strath-more-Vanderbilt Country Club, property of Levitt and Sons, situated at Manhasset, Town of North Hempstead, County of Nassau, State of New York, surveyed by Clarence A. Monroe, P. E. and L. S. 9357, November 1938", and which map was filed in the Office of the Clerk of the County of Nassau on December 16, 1938, under the file map number 3924, as and by the plot number 108, which property is more particularly bounded and described as follows:

Beginning at a point on the easterly side of Timber Lane, distant 165 feet northerly from the corner formed by the intersection of the easterly side of Timber Lane with the northerly side of Sound View Crest; running thence along the easterly side of Timber Lane, the following two courses and distances: (1) along the arc of a circle bearing to the right, having a radius of 475 feet, and whose chord bears North 4 degrees 24 minutes 44 seconds West, a distance of 89.65 feet; and (2) along the arc of a circle bearing to the right, having a radius of 133.91 feet, and whose chord bears North 7 degrees 34 minutes 32 seconds East, a distance of 30.76 feet; thence South 72 degrees 15 minutes 34 seconds East 151.05 feet; thence South 15 degrees 28 minutes 25 seconds West 80 feet; thence North 88 degrees 20 minutes 56 seconds West 119.73 feet to the easterly side of Timber Lane, at the point

or place of beginning.
Premises known as 30 Timber Lane, Manhasset, New York.

[F. R. Doc. 43-7104; Filed, May 6, 1943; 10:18 a. m.]

[Vesting Order 1335]

HENRY POELKER

Two mortgages and a claim owned by Henry Poelker.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Henry Poelker, whose last known address is Westrhauderfehn, Kriegs Leer, Ostfriesland, Germany, is a resident of Germany, and is a national of a designated enemy country (Germany);

2. Finding that Henry Poelker is the owner of the property described in subparagraph 3 hereof

3. Finding that the property described as

All right, title, interest, estate and claim, of any name or nature whatsoever of Henry Poelker in and to any and all obligations, contingent or otherwise and whether or not

a. Which are secured by a first mortgage recorded in the Office of the Register of Kings County, State of New York, in Liber 8321 of Mortgages, Page 43, on the lots and improve-ments owned by Mary Soper and situated at 49 Milford Street, Brooklyn, New York, including but not limited to all security rights in and to any and all collateral (including the aforesaid first mortgage), for any or all of such obligations, and the right to enforce and collect such obligations, and the right to the possession of all bonds, notes and/or other instruments evidencing such obligations

b. Which are secured by a first mortgage, b. Which are secured by a first mortgage, recorded in the Office of the Register of Kings County, State of New York, in Liber 478 of Mortgages, Page 314, and assigned to Henry Poelker by assignment recorded in the Office of the said Register in Liber 7889 of Mortgages, Page 67, on the lots and improvements owned by Adolph Ecklund and Mathilda Ecklund, his wife, situated at 409 92nd Street, Brooklyn, New York, including but not limited to all security rights in and to any and all collateral (including the aforesaid first mortgage) for any or all of such obligations and the right to enforce and collect such obligations, and the right to the possession of all bonds, notes and/or other instruments

evidencing such obligations, and c. Which are owing to Henry Poelker by Richter & Kaiser, Inc., 186 Remsen Street, Brooklyn, New York, and represented on the books of Richter & Kaiser, Inc., as a credit due Henry Poelker, including but not limited to all security rights in and to any and all collateral for any and all such obligations and the right to enforce and collect such obligations,

is property within the United States owned or controlled by a national of a designated enemy country (Germany);

4. Determining that the property described in subparagraph 3-c hereof is necessary for the maintenance or safeguarding of other property (namely, that hereinbefore described in subparagraph 3-a and 3-b) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive Order;

5. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid desig-

nated enemy country (Germany);
6. Having made all determinations and taken all action, after appropriate consulta-tion and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest:

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allow-

ance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-7105; Filed, May 6, 1943; 10:18 a. m.]

[Vesting Order 1336]

PASQUALE I. SIMONELLI

Real and personal property owned by Pasquale I. Simonelli.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Pasquale I. Simonelli is a citizen of the United States, whose last known address is Via Castelmuovo, delle Lanz 1, S. Paola Belsito, Naples, Italy, and is a national of a designated enemy country (Italy):

2. Finding that Pasquale I. Simonelli is the owner of the property described in subparagraph 3 hereof;

3. Finding that the property described as follows:

a. All right, title, interest and estate, both legal and equitable, of Pasquale I. Simonelli, in and to that certain real property located at 326 West 89th Street, Borough of Manhattan, City, County and State of New York, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all fixtures, improvements and appurtenances thereto, and any and all claims Pasquale I. Simonelli for rents, refunds, benefits or other payment arising from the ownership of such property, b. All right, title, interest and claim of any

name or nature whatsoever, of Pasquale I. Simonelli, in and to any and all obligations, contingent or otherwise and whether or not matured, owing to Pasquale I. Simonelli by:

(i) East River Savings Bank, 60 Springs Street, New York, New York, and represented on the books of said bank as "Expenses Pay-

able", and
(ii) Corn Exchange Bank Trust Company,
525 Broadway, New York, New York, including particularly a bank account heid for,
and in the name of, Pasquale I. Simonelli at sald bank.

and including but not limited to all security rights in and to any and all collateral for any and all of such obligations and the right to enforce and collect such obligations,

c. The shares of stock, particularly described in Exhibit B, attached hereto and by reference made a part hereof, held for Pasquale I. Simonelli by John G. Stewart & Co.,
1 Wall Street, New York, New York,
d. All right, title, interest and claim of
Pasquale I. Simonelli in and to:

(i) A life insurance policy No. 1627262, issued by The Travelers Insurance Company, 700 Main Street, Hartford, Connecticut,

(ii A life insurance policy No. 4586630, issued by the New York Life Insurance Company, 51 Madison Avenue, New York, New

(iii) A life insurance policy No. 1641477A, issued by the Metropolitan Jife Insurance Company, 1 Madison Avenue, New York, New York.

(iv) Life insurance policies Nos. 1714690; 2713870; 2899280 and 2901183, issued by the

Equitable Life Assurance Society of the United States, 393 Seventh Avenue, New York,

is property within the United States owned or controlled by a national of a designated

enemy country, Italy);

4. Determining that the property described in subparagraphs 3-b, 3-c and 3d hereof is necessary for the maintenance or safeguarding of other property (namely, that herein-before described in subparagraph 3-a) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this Order) pursuant to section 2 of said Executive Order:

5. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be

treated as a national of the aforesaid designated enemy country (Italy);
6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national in-

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of

said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

EXHIBIT A

Re: Real property owned by Pasquale I.

All that certain lot, piece or parcel of land situate, lying and being in the Borough of Manhattan, City, County and State of New York bounded and described as follows:

Beginning at a point on the southerly side of 89th Street distant 325 feet westerly from the corner formed by the intersection of the southerly side of 89th Street with the westerly side of West End Avenue, running thence westerly along the southerly side of 89th Street 20 feet to a point in the middle of a party wall, thence southerly parallel with West End Avenue and part of the way through the middle of said party wall 100 feet $8\frac{1}{2}$ inches to the middle line of the block; thence easterly along said line 20 feet, thence northerly parallel with West End Avenue 100 feet 8½ inches to the southerly side of 89th Street at the point or place of beginning.

EXHIBIT B

Re: Stock owned by Pasquale I. Simonelli. 50 shares Adams Express. 5 shares Blair & Co. 1 share Commonwealth & Southern, 10 shares International Products. share National City Bank. 10 shares New York Title & Mortgage. 46 shares Transamerica Corp. 11 shares Cities Service. 10 shares National Dairy Products. 6 shares Niagara Hudson Power.

[F. R. Doc. 43-7106; Filed, May 6, 1943; 10:18 a. m.]

45 shares United Corporation.

[Vesting Order 1337]

MADDALENA S. CERNUSCHI AND GIOVANNI CERNUSCHI

Real and personal property owned by Maddalena S. Cernuschi and Giovanni Cernuschi.

Under the authority of the Trading wit' the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Maddalena S. Cernuschi and Giovanni Cernuschi, whose last known addresses are Via Zanica No. 7, Bergamo, Italy, are residents of Italy and are nationals f a designated enemy country (Italy); 2. Finding that said Maddalena S. Cer-

nuschi and Giovanni Cernuschi are the owners of the property described in subparagraph

3 hereof;

3. Finding that the property described as follows:

a. All right, title, interest and estate, both legal and equitable, of Maddalena S. Cernuschi and Giovanni Cernuschi, joint tenants, in and to the real property situated at 3201½, 3203, and 3205 Mount Pleasant Street, Washington, D. C., particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all the fixtures, improvements and appurtenances thereto, and any and all claims of Maddalena S. Cernuschi and Giovanni Cernuschi, and each of them, for rents, refunds, benefits, or other payments arising from the ownership

of such property, and
b. All right, title, interest and claim of
any name or nature whatsoever of said Maddalena S. Cernuschi and Giovanni Cernuschi, and each of them, in any to any and all obligations contingent or otherwise and whether or not matured, owing to them, or either of them, by National Savings and Trust Company of Washington, D. C., including but not limited to all security rights in and to any and all collateral for any or all of such obligations, including particularly the bank account in the National Savings and Trust Company of Washington, D. C. which is due and owing to, and held for, and in the name of, Maddalena S. Cernuschi and Giovanni Cernuschi, as joint tenants,

is property within the United States owned or controlled by nationals of a designated enemy country (Italy);

4. Determining that the property described in subparagraph 3-b hereof is necessary for the maintenance or safeguarding of other property (namely, that hereinbefore de-scribed in subparagraph 3-a) belonging to the same nationals of the same designated enemy country and subject to vesting (and in fact vested by this Order) pursuant to sec-

tion 2 of said Executive Order;
5. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Italy);
6. Having made all determinations and

taken all action after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national in-

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be

made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated

enemy country" as used herein shall have the meanings prescribed in section 10 of

said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY. Alien Property Custodian.

EXHIBIT A

Re: Real property owned by Maddalena S. Cernuschi and Giovanni Cernuschi, as joint

All that lot or parcel of land lying or being

in Washington, D. C., described as follows: Lot numbered six hundred and fifty (650), in John Mitchell's subdivision of part of "Mount Pleasant", as per plat recorded in the Office of the Surveyor for the District of Columbia, in Liber 38 at folio 126, improved by premises Nos. 3201, 3203 and 3205 Mount Pleasant Street, according to Survey by the Surveyor for the District of Columbia and recorded in Survey Book 41, page 249, in the Office of said Surveyor.

Together with right of way over three feet alley way adjoining said lot numbered Six hundred and fifty (650) on the North-west-erly side as provided by Agreement recorded in liber 3270 at folio 135, and subject to a perpetual right of way over the rear 3.70 feet of said lot numbered six hundred and fifty (650) for alley purposes, in favor of the owners of lots numbered Six hundred and Forty-nine (649) and Six hundred and fifty (650) in said subdivision as shown on said Survey, together with the improvements,

rights, and privileges, and appurtenances to the same belonging.

[F. R. Doc. 43-7107; Filed, May 6, 1943; 10:19 a. m.]

[Vesting Order 1338]

HERMAN AND MINNIE BOEHME

Real and personal property owned by Herman and Minnie Boehme.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Herman Boehme and Minnie Boehme, his wife, are subjects of Germany whose last known addresses are Colin uber Rockenhausen, Rheinphalz, Germany, and are nationals of a designated enemy country (Germany);

2. Finding that Herman Boehme and Minnie Boehme, his wife, own the property described in subparagraph 3 hereof;

3. Finding that the property described as

follows:

a. All right, title, interest and estate, both legal and equitable, of Herman Boehme and Minnie Boehme, his wife, and each of them, in and to that certain real property known as 1988 Madison Avenue, in the Borough of Manhattan, City and State of New York, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all of the fixtures, improvements and appurtenances thereto, and any and all claims of the said Herman Boehme and Minnie Boehme for rents, refunds, benefits or other payments arising from the ownership of such property,

b. All right, title, interest and claim of any name or nature whatsoever of Herman Boehme and Minnie Boehme, and each of them, in and to any and all obligations contingent or otherwise and whether or not matured owing to them and held for their credit by Schindler & Liebler, 1396 Third Avenue, New York, New York, for rents and a deposit on a lease collected by them from the real property described in Exhibit A, including but not limited to the right to enforce and collect such obligations,

c. All right, title and interest of Minnie Boehme in and to a certain fire insurance policy No. 320,748 issued by the Home Insurance Company for a period of one year from August 19, 1942, insuring the premises described in said Exhibit A,

is property within the United States owned by nationals of a designated enemy country (Germany);

4. Determining that the property described in subparagraph 3-b and 3-c hereof is necessary for the maintenance or safeguarding of other property (namely, that hereinbefore described in subparagraph 3-a) belonging to the same nationals of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive Order;

5. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such per sons be treated as nationals of the aforesaid

designated enemy country (Germany);
6. Having made all determinations and taken all action after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and
7. Deeming it necessary in the national

interest:

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation

should be paid. Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hercof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on April 27, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

EXHIBIT A

Re: Real property in Borough of Manhattan, New York, owned by Herman and Minnie Boehme.

All that certain lot, piece or parcel of land with the building and improvements thereon erected, situate, lying and being in the Borough of Manhattan, in the City of New York bounded and described as follows:

Beginning at a point on the westerly side of Madison Avenue distant 39 feet 11 inches southerly from the corner formed by the intersection of the southerly side of 127 Street with the westerly side of Madison Avenue; running thence westerly parallel with 127 Street and part of the distance through a party wall 85 feet; thence southerly parallel with Madison Avenue 20 feet; thence easterly and again parallel with 127 Street and part of the distance through another party wall 85 feet to said westerly side of Madison Avenue, and thence northerly along the same 20 feet to the point or place of beginning, be the said dimensions more or less.

[F. R. Doc. 43-7108; Filed May 6, 1943; 10:19 a. m.]

[Vesting Order 1339]

GIUSEPPI TIERI AND ELEANOR TIERI

Real and personal property owned by Giuseppe Tieri and Eleanor Tieri.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Giuseppe Tieri and Eleanor Tieri, his wife, are subjects of Italy, whose last known address is Manappello, Italy, and are nationals of a designated enemy country

2. Finding that Eleanor Tieri is the owner of the real property described in subpara-graph 5-a and the insurance policy described in subparagraph 5-b hereof;

Finding that Gluseppe Tieri and Eleanor Tieri are the owners of the savings account described in subparagraph 5-c hereof;

4. Finding that Giuseppe Tieri is the owner of the automobile described in subparagraph 5-d hereof;

5. Finding that the property described as follows

a. All right, title, interest and estate, both legal and equitable, of Eleanor Tieri in and to that certain real property known as 21 Roxbury Drive, in the City of Yonkers, County of Westchester, and State of New York, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all the fixtures, improvements and appurtenances thereto

improvements and appurtenances thereto and any and all claims of Eleanor Tieri for rents, refunds, benefits or other payments arising from the ownership of such property. b. All right, title and interest of Eleanor

Tieri in and to a certain fire insurance policy No. 16059, issued by the Aetna Fire Group through William M. McDaniels, 60 East 42nd Street, New York, N. Y., insuring the premises at 21 Roxbury Drive, Yonkers, New York Chemises at 21 Roxbury Drive, Yonkers, New

York, described above, c. All right, title, interest and claim of any name or nature whatsoever of Giuseppe Tieri and Eleanor Tieri, and each of them, in and to any and all obligations contingent or otherwise or whether or not matured, owing to them or either of them, by East River Savings Bank, 41 Rockefeller Plaza, New York, N. Y., including but not limited to all security rights in and to any and all collateral for any or all of such obligations and the right to sue for and collect such obligations, and including particularly savings account No. 47204 in said bank which is due and owing to and held for and in the name of Giuseppe Tieri and Eleanor Tieri,

d. A Ford two door automobile, 1941 model, registered in the name of Giuseppe Tierri and stored in the warehouse of Santini Bros. Inc., 1405 Jerome Avenue, Bronx, New York, and designated in said Warehouse as lot No. 23561/5

is property within the United States owned by nationals of a designated enemy country

6. Determining that the property described in subparagraphs 5-b and 5-c, respectively, hereof is necessary for the maintenance or safeguarding of other property (namely, that hereinbefore described in subparagraphs 5-a and 5-d, respectively, hereof) belonging to the same nationals of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive Order;

7. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Italy);

8. Having made all determinations and taken all action after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

9. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property described in sub-paragraph 5 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section

10 of said Executive Order. Executed at Washington, D. C. on

April 27, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

EXHIBIT A

Re: Real property owned by Eleanor Tieri. All that certain lot or parcel of land with buildings and improvements thereon situated in the City of Yonkers, known and desated in the City of Yonkers, known and des-ignated as lots 17 and 18 in block 4309 on a certain map known as "amended, Map No. 1, Westchester Hills formerly Roosevelt Gardens situated in the Eleventh Ward of the City of Yonkers, Westchester County, New York," dated April 30, 1935 and filed in the Office of the Register of Westchester County on May 9, 1935 as Register Office Map No. 4140 and front-ing on Roshury Drive. ing on Roxbury Drive.

[F. R. Doc. 43-7109; Filed, May 6, 1943; 10:19 a. m.]

[Vesting Order 1376]

FREDERICK C. AHLBORN

Trust under the will of Frederick C. Ahlborn, deceased; File No. D-28-1754; E. T. sec. 1000.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that:

(1) The property and interest hereinafter described are property which is in the process of administration by the Miners National Bank of Wilkes-Barre, Pennsylvania, as sub-stituted trustee under the Last Will and Testament of Frederick C. Ahlborn, deceased, acting under the judicial supervision of the Orphans' Court, of the State of Pennsylvania, in and for the County of Luzerne;

(2) Such property and interests are payable or deliverable to, or claimed by a national of a designated enemy country, Germany,

namely,

address Johanna Roehrig Schultz_____ Germany.

And determining that:

(3) If such national is a person not within a designated enemy country, the national in-terest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Johanna Roehrig Schultz, in and to the Estate of Frederick C. Ahlborn, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon on form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

F. R. Doc. 43-7110; Filed, May 6, 1943; 10:19 a. m.]

[Vesting Order 1377]

JOSEPH N. A. BENZIGER

Trust under the will of Joseph N. A. Benziger, deceased; File D-9-100-28-5205; E. T. sec. 1462

Under the authority of the Trading with the Enemy Act as amended, and Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that:

(1) The property and interests hereinafter described are property which is in the process of administration by Bank of New York, 48 Wall Street, New York City, acting under the judicial supervision of Surrogate's Court, of the State of New York, County of Richmond: and

(2) Such property and interests are payable or deliverable to, or claimed by nationals of designated enemy country, Germany, namely,

Last known address Marie Von Hauninger____ Germany.

Ivan Von Raits____ Germany.

And determining that:
(3) If such nationals are persons not within a designated enemy country, the

national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification required by said Executive Order or Act or otherwise, and deeming it nec-essary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Marie Von Hauninger and Ivan Von Raits, and each of them, in and to the Trust under the will of Joseph N. A. Benziger.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 43-7111; Filed, May 6, 1943; 10:19 a. m.]

[Vesting Order 1378]

ESTATE OF FLORENCE HELENA BUTLER

In re: Estate of Florence Helena Butler, a. k. a. Florence H. Butler, deceased; File D-66-312; E. T. sec. 2566.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

Finding that—
(1) The property and interests hereinafter described are property which is in the process of administration by Victor S. Mersch, Register of Wills, Court House, Washington, D. C., and National Metropolitan Bank, Washington, D. C., Executor of the estate of Exercise Helms, Butler, a. k. a. Forence H. Florence Helena Butler, a. k. a. Florence H. Butler, deceased, acting under the judicial supervision of the U. S. District Court for the District of Columbia, Washington, D. C.,

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Italy,

Last lenown National: address Ignia Stricchi, a. k. a., Igina Stricchi Italy. and Ignia Striechi.

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action after appropriate consultation and certification, required by said Executive Or-der or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Ignia Stricchi, a. k. a. Igina Stricchi and Ignia Striechi in and to the estate of Florence Helena Butler, a. k. a. Florence H. Butler, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts. pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alian Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 43-7112; Filed, May 6, 1943; 10:20 a. m.j

[Vesting Order 1379]

GIOVANNI DESTEFANO OR GIOVANNI DISTEFANO

In re: Giovanni DeStefano or Giovanni Distefano or John Distefano, de-

ceased; File F-38-4407; E. T. sec. 3318. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

(1) The property and interests hereinafter described are property which is in the process

of administration by Potter Title and Trust Company, as Administrator, acting under the judicial supervision of the Orphans Court of Allegheny County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Italy, namely.

National:

Last known address Anna Dinardis DiStefano.....

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Anna Dinar-dis DiStefano in and to the Estate of Giovanni DeStefano or Giovanni Distefano or John Distefano, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made, or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order

Dated: April 30, 1943.

LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-7113; Filed, May 6, 1943; 10:20 a. m.l

[Vesting Order 1380]

TRUST UNDER WILL OF ALLARD D'HEUR

In re: Trust under the will of Allard D'Heur, deceased; File D-28-2095; E. T. sec. 2506.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Wells Fargo Bank & Union Trust Company, 14 Montgomery Street, San Francisco, California, Trustee, acting under the judicial supervision of the Superior Court of the State of California, and for the City and County of San Francisco:

(2) Such property and interests are payable or deliverable to, or claimed by, a tional of a designated enemy country, Ger-

many, namely,

Last known address Germany.

And determining that-

Maria Holz____

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Or-der or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Maria Holz in and to the Trust Estate created under the will of Allard D'Heur, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY, Alien Property Custodian.

[F. F. Doc. 43-7114; Filed, May 6, 1943; 10:20 a. m.

[Vesting Order 1381]

ESTATE OF ANNA G. DURBROW

In re: Estate of Anna G. Durbrow, deceased; File D-28-2135; E. T. sec. 2683.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by The Bank of California National Association, 400 California Street, San Francisco, California, Executor, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco;
(2) Such property and interests are pay

able or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely,

Last known address Marie Grube Schroeder_____ Germany. Bertha Grube La Frenz____ Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Marie Grube Schroeder and Bertha Grube La Frenz, and each of them, in and to the estate of Anna G. Durbrow, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-7115; Filed, May 6, 1943; 10:20 a. m.]

[Vesting Order 1382]

ESTATE OF COSTA EGNATOFF

In re: Estate of Costa Egnatoff, de-

ceased; File D-11-23; E. T. sec. 5912. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by G. Lewis Miller, Administrator, acting under the judicial supervision of the County Court of Gunnison, Colorado;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Bulgaria, namely.

National: address Egnat Simeonoff _____ Bulgaria.

And determining that—
(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Bulgaria; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Egnat Simeonoff in and to the Estate of Costa Egnatoff, deceased.

to be held, used, administered, liquidated. sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-7116; Filed, May 6, 1943; 10:20 a. m.]

[Vesting Order 1383]

ESTATE OF CHARLES M. EISMANN

In re: Estate of Charles M. Eismann, deceased; File D-28-2565; E. T. sec. 3888.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Edward G. Zepp and Robert Wood, Executors, acting under the judicial supervision of the Orphans Court of Montgomery County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, na-tionals of a designated enemy country, Ger-

many, namely,

Nationals: address Elizabeth Pensold.... Germany, Johanna Launis_____ Germany. Helmut Dietz____ -- Germany. The two daughters of Anna Germany. Dietz, names unknown.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Elizabeth Pensold, Johanna Launis, Helmut Dietz and the two daughters of Ann Dietz, names un-known, and each of them, in and to the Estate of Charles M. Eismann, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-7117; Filed, May 6, 1943; 10:20 a.m.]

[Vesting Order 1385]

ESTATE OF SIEGFRIED FISCHER

In re: Estate of Siegfried Fischer, deceased; File No. D-28-1713; E. T. sec. 688.

Under the authority of the Trading with the Enemy Act as amended, and Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Empire Trust Company, Trustee, acting under the judicial supervision of the Surrogate's Court, New York County, New York.

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely.

	Last known
Nationals:	address
Ruth Mirtsch	Germany.
Adele Berchtold	Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and,

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Ruth Mirtsch and Adele Berchtold and each of them in and to the trusts created under the last will and testament of Siegfried Fischer, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interests of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time

as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7119; Filed, May 6, 1943; 10:21 a. m.]

[Vesting Order 1384]

ESTATE OF KARL FISHER

In re: Estate of Karl Fisher, deceased; File No. D-66-107; E. T. sec. 1857.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter dscribed are property which is in the process of administration by William S. Richardson, Esq., as Executor, acting under the judicial supervision of the Surrogate's Court, Broome County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely

Le Le	ast known
Nationals:	address
Max Ermscher	Germany.
Harmon Ermscher	Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

The sum of \$1,000 of which Max Ermscher and Harmon Ermscher are entitled to \$500 each under the will of Karl Fisher, Deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date

hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7118; Filed, May 6, 1943; 10:21 a. m.]

[Vesting Order 1386]

ESTATE OF EMIL FRANCK

In re: Estate of Emil Franck, also known as E. Franck, deceased; File D-28-2186; E. T. sec. 3013.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Peoples-Pittsburgh Trust Company, Executor, acting under the judicial supervision of the Orphans' Court of Erie County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Ger-

many, namely,

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of J. Franck in and to the Estate of Emil Franck, also known as E. Franck, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a re-

quest for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7120; Filed, May 6, 1943; 10:21 a. m.]

[Vesting Order 1387]

TRUST UNDER WILL OF IDA GROSS

In re: Trust under the will of Ida Gross, deceased; File D-28-2199; E. T. sec. 3015.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Herbert C. Coblentz, Trustee, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of San Joaquin;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals: Last known address

Kathe Gross and her heirs____ Germany. Rosa Mathilde Gross and her Germany. heirs.

Simon Siegbert (Sigbert) Gross Germany. and his heirs.

Isidor Ivan Gross and his heirs __ Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Kathe Gross and her heirs, Rosa Mathilde Gross and her heirs, Simon Siegbert (Sigbert) Gross and his heirs, and Isidor Ivan Gross and his heirs and each of them in and to a trust created under the will of Ida Gross, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when

it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL]

Leo T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-7121; Filed, May 6, 1943; 10:22 a. m.]

[Vesting Order 1388]

ESTATE OF MAX HIRSCH

In re: Estate of J. Max Hirsch, deceased; File D-28-2226; E. T. sec. 2934. Under the authority of the Trading

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by James McKenna, Administrator of the Estate of J. Max Hirsch, deceased, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Pennsylvania,

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely.

Nationals: address
Juliane Hirsch Germany.
Hans Hirsch Germany.
Otto Hirsch Germany.
Otto Hirsch Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Juliane Hirsch, Hans Hirsch, Dina Hirsch and Otto Hirsch, and each of them, in and to the Estate of J. Max Hirsch, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not

be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated April 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7122; Filed, May 6, 1943; 10:22 a. m.]

[Vesting Order 1389]

TRUST UNDER WILL OF ANNIE OAKES HUNTINGTON

In re: Trust under the will of Annie Oakes Huntington, deceased; File No. D-38-1073; E. T. sec. 3033.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alfen Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Boston Safe Deposit and Trust Company, of Boston, Massachusetts, Trustee, acting under the judicial supervision of the Probate Court, Oxford County, Maine; and

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Italy, namely,

Nationals: address

Mercedes H. Pasetti Italy.

Gian Marco Pasetti, also known as

Gean Marco Pasetti Italy.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy, and

Having made all determinations and taken all action, after appropriate consultation and certification required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Mercedes H. Pasetti and Gian Marco Pasetti, also known as Gean Marco Pasetti, and each of them, in and to a trust created under the will of Annie Oakes Huntington, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the in-

terest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-7123; Filed, May 6, 1943; 10:22 a. m.]

[Vesting Order 1390]

ESTATE OF MARGARETHA KEHREN

In re: Guardianship of the Estate of Margaretha Kehren; File F-28-2272; E. T. sec. 2928.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Land Title Bank and Trust Company, Substituted Guardian of the Estate of Margaretha Kehren, acting under the judicial superviison of the Orphans' Court

of Philadelphia County, Pennsylvania,
(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

Last known address Margaretha Kehren Germany.

And determining that-

(3) If such national is a person not within a designated enemy country, the national in-terest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Or-der or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All property and estate of Margaretha Kehren of any nature whatever in the possession of Land Title Bank and Trust Company, as Substituted Guardian of the Estate of Margaretha Kehren,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Allen Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY. [SEAL] Alien Property Custodian.

[F. R. Doc. 43-7124; Filed, May 6, 1943; 10:22 a. m.]

[Vesting Order 1391]

ESTATE OF BETTY KIRCHNER

In re: Betty Kirchner, Cestui que trust (inter alios) in Declaration of Trust dated June 26, 1936; File No. F-28-13208; E. T. sec. 45.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the hands of Charles J. Lane, trustee, No. 165 Broadway, New York City, New York, acting under the judicial supervision of the U.S. District Court for the Southern District of New York, New

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Ger-

many, namely

Last known National: address Betty Kirchner Germany. And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Or-der or Act or otherwise, and deeming it nec-essary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Betty Kirch-ner, the above designated national, in and to property in the possession of Charles J. Lane, as trustee, under a certain declaration of trust executed on June 26, 1936 and filed in a certain proceeding in the U. S. District Court for the Southern District of New York, entitled "In the Matter of Wadsworth Gar-dens, Inc., Debtor No. 62161" and recorded in the office of the Register of the County of New York, New York City, New York, on June 27, 1936 in Miscellaneous Liber No. 14 at Page 101.

to be held, used, administered, liquidated. sold or otherwise dealt with in the interest of and for the benefit of the United

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-7125; Filed, May 6, 1943; 10:22 a. m.]

[Vesting Order 1392]

ESTATE OF AUGUST KLEIN

In re: Estate of August Klein, a. k. a. A. H. Klein, a. k. a. August Herman Klein, deceased; File D-28-3641; E. T. sec. 5906.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by W. E. Shappell, Administrator of the estate of August Klein, a. k. a. A. H. Klein, a. k. a. August Herman Klein, deceased, acting under the judicial supervision of Orphans' Court of Philadelphia County, Pennsylvania,

(2) Such property and interests are pay-able or deliverable to, or claimed by, na-tionals of a designated enemy country, Germany, namely,

Heinrich Klein_____ Germany. Amalie Klein Germany.

And determining that—
(3) If such nationals are persons not within a designated enemy country, the national Interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Or-der or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Heinrich Klein and Amalie Klein and each of them, in and to the estate of August Klein, a. k. a. H. Klein, a. k. a. August Herman Klein,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-7126; Filed, May 6, 1943; 10:22 a. m.]

[Vesting Order 1393]

ESTATE OF ERNEST KLETSCH

In re: Estate of Ernest Kletsch, deceased; File D-28-2245; E. T. sec. 3242. Under the authority of the Trading

with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests herein-after described are property which is in the process of administration by the Registry of the Probate Court acting under the judicial supervision of the United States District Court for the District of Columbia, Washington, D. C.:

(2) Such property and interests are payable or deliverable to, or claimed by, na-

tionals of a designated enemy country, Germany, namely,

The same of the sa	Last known
Nationals:	address
Karl Kletsch	Germany.
Josepha Hengeler	Germany.
Anna Letsch Lassen	Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Karl Kletsch, Josepha Hengeler and Anna Letsch Lassen, and each of them, in and to the Estate of Ernest Kletsch, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such returns should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 43-7127; Filed, May 6, 1943; 10:23 a. m.]

[Vesting Order 1394]

TRUST UNDER WILL OF HELLMUTH LANGE

In re: Trust under the will of Hellmuth Lange, deceased; File D-28-1946; E. T. Sec. 1913.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

(1) The property and interests hereinafter described are property which is in the process

of administration by William M. Gleiss, Trustee, acting under the judicial supervision of the County Court of the State of Wisconsin,

in and for the County of Monroe; and
(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

Nationals:

Last known address Willy Raasch..... Max Steinker Strasse 23, Berlin, Weissen-

see, Germany. Else Schirrmeister. Batzlow Kr. Oberbarnim, Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany, and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interest:

All right, title, interest, and claim of any kind or character whatsoever of Willy Raasch and Else Schirrmeister, and each of them, in and to the Trust Estate created under the Last Will and Testament of Hellmuth Lange,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-7128; Filed, May 6, 1943; 10:23 a. m.]

[Vesting Order 1395]

ESTATE OF ALBERT LEHMANN

In re: Estate of Albert Lehmann, deceased; File D-28-2466; E. T. sec. 3492.

Under the authority of the Trading with the Enemy Act as amended, and Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by William F. Faherty, substituted administrator, c. t. a., acting under the judicial supervision of the Mercer County Orphans' Court, Trenton, New Jersey:

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

Y AND THE RESERVE OF THE PARTY	Last known
Nationals:	address
Hedwig Lehmann Thiersen	_ Germany.
Heinz Lehmann	_ Germany.
Irmgard Lehmann	_ Germany.
Ursula Lehmann	- Germany.
Hubert Lehmann	_ Germany.
Gisela Lehmann	- Germany.
And determining that—	

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Hedwig Lehmann Thiersen, Heinz Lehmann, Irmgard Lehmann, Ursula Lehmann, Hubert Lehmann and Gisela Lehmann, and each of them in and to the estate of Albert Lehmann, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7129; Filed, May 6, 1943; 10:23 a. m.]

[Vesting Order 1396]

ESTATE OF JOSEPH MINIALOW

In re: Estate of Joseph (Josef) Minialow, deceased; File D-57-63; E. T. sec. 2433

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the County of Will, State of Illinois, as depositary, acting under the judicial supervision of the Probate Court of the State of Illinois, in and for the County of Will;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ru-

mania, namely,

Nationals:

Anna Minialow_ Siret Bukowina, Rumania.
Irma Minialow Siret Bukowina, Rumania.
(Emma Minialow).

Erna Minialow. Siret Bukowina, Rumania. Otilia Galagutza Siret Bukowina, Rumania. (Otilia Galagutzu).

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Rumania; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

Cash distributable and payable to Anna Minialow in the sum of \$188.62, Irma Minialow (Emma Minialow) in the sum of \$94.31, Erna Minialow in the sum of \$94.31, Otilia Galagutza (Ottilia Galagutzu) in the sum of \$94.31, which amounts were deposited with the Treasurer of Will County, Illinois, on October 6, 1942, pursuant to order of the court of October 6, 1942, to the credit of the aforesaid nationals,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as

may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL]

Leo T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-7130; Filed, May 6, 1943; 10:23 a. m.]

[Vesting Order 1397]

ESTATE OF TONY NEDERMEYER

In re: Estate of Tony Nedermeyer, also known as Anton Neidermayer, also known as Toni Niedermaier, deceased; File D-28-6662; E. T. sec. 5383.

Under the authority of the Trading with the Enemy Act, as amended and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Callidore D. Weimer, Executor, acting under the judicial supervision of the County Court of El Paso County, Colorado;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

many, namely,

Last known address

Nationals:

Marie Messmer, also known as Germany.

Maria Anna Messmer.

Ordelheid (Adelheid) Keller.... Germany. Franz Niedermyer, also known Germany. as Franz Niedermaier, also known as Franz Xavier Nied-

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Marie Messmer, also known as Maria Anna Messmer, Ordelheid (Adelheid) Keller, Franz Niedermyer, also known as Franz Niedermaier, also known as Franz Xavier Niedermaier, and each of them in and to the Estate of Tony Nedermeyer, also known as Anton Neidermayer, also known as Toni Niedermaier, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to

indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-7131; Filed, May 6, 1943; 10:23 a. m.]

[Vesting Order 1398]

ESTATE OF ANNIE KLEIN ROSENBAUM

In re: Estate of Annie Klein Rosenbaum, deceased; File D 34-73; E. T. sec. 1007

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Emil Klein, Executor, acting under the judicial supervision of the Surrogate's Court, Bronx County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Hungary, namely,

Last known Nationals: address Menyhert Fisher, and his chil- Hungary.

dren whose names are unkown.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Hungary; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Menyhert Fisher and his children whose names are unknown, and each of them, in and to the Estate of Annie Klein Rosenbaum, deceased,

to be held, used, administered, liquidated. sold or otherwise dealt with in the interest of and for the benefit of the United States

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts pending further determination of the Alien Property Custodian. This shall not

be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-7132; Filed, May 6, 1943; 10:24 a. m.]

[Vesting Order 1399]

ESTATE OF ARTHUR SELIGMAN

In re: Estate of Arthur Seligman, deceased; File D-28-3393; E. T. sec. 1160. Under the authority of the Trading

with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary and by Robert Louis Hoguet and New York Trust Company, of 100 Broadway, New York, New York, as Executors and Trustees, acting under the judicial supervision of the Surrogate's Court, New York County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, a na-

tional of a designated enemy country, Ger-

many, namely,

National:

Last known address Clara Seligman Germany.

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it neces-sary in the nationad interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Clara Selig-man in and to the Estate of Arthur Seligman,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-7133; Filed, May 6, 1943; 10:24 a. m.]

[Vesting Order 1400]

ESTATE OF LOUIS STARKE

In re: Estate of Louis Starke, deceased; File D-28-2083; E. T. sec. 2420.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by John T. Dempsey, 11 South LaSalle Street, Chicago, Illinois, Public Administrator, acting under the judi-cial supervision of the Probate Court of the State of Illinois, in and for the County of

(2) Such property and interests are pay-able or deliverable to, or claimed by, na-tionals of a designated enemy country, Germany, namely,

Nationals:

Clara Starke, sister of Louis Starke, deceased.

Last known address Reitzenheiner Strasse 47 Hof 2, Leipzig-Stoetteritz, Germany. Germany.

Person or persons. names unknown, heirs-at-law Louis Starke, deceased.

And determining that—
(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Clara Starke, sister of Louis Starke, deceased, and person or persons, names unknown, heirs-at-law of Louis Starke, deceased, and each of them, in and to the estate of Louis Starke, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Prop-

erty Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated April 30, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc 43-7134; Filed, May 6, 1943; 10:24 a. m.]

[Vesting Order 1401] ESTATE OF FRANK STUTZ

In re: Estate of Frank Stutz, deceased (sometimes known as Frank Stuetz); File D-28-2084; E. T. sec. 2421.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Paul W. Schroeder, Executor, 100 North LaSalle Street, Chicago, Illinois, acting under the judicial supervision of the Probate Court of the State of Illinois, in and for the County of Cook;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of designated enemy country, Germany

(Austria), namely,

Nationals:

Joseph Stutz (sometimes known as Joseph Stutz and Josef Stuetz.

Karl Stutz (some-times known as Josef Stuetz).

Roman Stutz (some times known as Roman Stuetz).

Alois Stutz (some-times known as Alois Stuetz).

Herman Stutz (sometimes, known as Herman Stuetz).

Last known address Rohrbach, Germany (Austria).

Nationals-Con.

Ehrenreich Stutz (sometimes known as Ehrenreich Stuetz)

Anna Stutz (sometimes known as Anna Schatzl).

Amalia Stutz (sometimes known as Amalia Hartl) Mrs. Anton Stutz (sometimes known Rohrbach, Germany (Austria).

Last known address

Rohrbach, Germany

(Austria).

Rohrbach, Germany (Austria).

Rohrbach, Germany (Austria).

as Therese Stuetz). And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such person be treated as nationals of a designated enemy country, Germany (Austria);

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Josef Stutz (sometimes known as Joseph Stutz and Josef Stuetz), Karl Stutz (sometimes known as Karl Stuetz), Roman Stutz (sometimes known as Roman Stuetz), Alois Stutz (sometimes known as Alois Stuetz), Herman Stutz (sometimes known as Alois Stuetz), Herman Stutz (sometimes known as Herman Stuetz), Ehrenreich Stutz (sometimes known as Ehrenreich Stuetz), Anna Stutz (sometimes known as Anna Schatzl), Amalia Stutz (sometimes known as Amalia Hartl), and Mrs. Anton Stutz (sometimes known as Therese Stuetz), and each of them in sections. Therese Stuetz), and each of them, in and to the estate of Frank Stutz, deceased (sometimes known as Frank Stuetz),

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 43-7135; Filed, May 6, 1943; 10:24 a. m.]

[Vesting Order 1402]

ESTATE OF HEINRICH UHL

In re: Estate of Heinrich Uhl, deceased; D-28-1528; E. T. sec. 205.

Under the authority of the Trading with the Enemy Act as amended, and Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Frank H. Zeiger and Lulu Raeder, Executors, acting under the judicial supervision of the Surrogate's Court, Niagara County, State of New York;

(2) Such property and interest are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany,

namely.

Last known Nationals: address Heinrich Klingenschmitt ____ Germany. Philip Uhl Germany. Louise Willig Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the na-tional interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Heinrich Klingenschmitt, Philip Uhl and Louise Willig, and each of them, in and to the estate of Heinrich Uhl. deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 43-7136; Filed, May 6, 1943; 10:24 a. m.]

[Vesting Order 1403]

TRUST UNDER WILL OF MOSES ULLMANN

In re: Trust under will of Moses Ullmann, deceased; File D-28-1540; E. T. sec. 183.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Manufacturers Trust Company, 55 Broad Street, New York City, as Co-trustee with Irwin Strasburger and Clarence L. Lewis, c/o Manufacturers Trust Company, 55 Broad Street, New York City of the estate of Moses Ullmann, deceased, acting under the judicial supervision of the Surrogate's Court, New York County, New York; and

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany,

namely,

Last known address

Bertha Levy and her heirs at Germany. law, next of kin, distributees, personal representatives and assigns.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Bertha Levy and her heirs at law, next of kin, distributees, personal representatives and assigns, and each of them, in and to a trust created under the Last Will and Testament of Moses Ullmann, decreased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] I

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-7137; Filed, May 6, 1943; 10:24 a. m.]

[Vesting Order 1404] ESTATE OF ELISA YENKE

In re: Estate of Elisa Yenke, de-

ceased; File D-28-1693; E. T. sec. 644.
Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian, after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Katherine M. Roese, Executrix, acting under the judicial supervision of the Probate Court for the County of Macomb, Michigan; and

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

many, namely,

	Last known
Nationals:	address
Eliza Kaese	Germany.
Johannes Halpape	Germany.
Karl Halpape	
Eva Halpape	
Elisa Halpape Pfluger	
George Halpape	
Issue of George Halpape, Karl	
Halpape and Elisa Halpape	
Pfluger, names unknown.	

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany, and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Elisa Kaese, Johannes Halpape, Karl Halpape, Eva Halpape, Elisa Halpape Pfluger, George Halpape and the issue of George Halpape, Karl Halpape and Elisa Halpape Pfluger, names unknown, and each of them, in and to the estate of Elisa Yenke, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should

be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7138; Filed, May 6, 1943; 10:25 a. m.]

[Vesting Order 1405]

ESTATE OF LOUISE M. ZIMMERMANN

In re: Estate of Louise M. Zimmermann, deceased; File D-28-2388; E. T. sec. 4312.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Peoples-Pittsburgh Trust Company, Fourth Avenue and Wood Street, Pittsburgh, Pennsylvania, and J. Henry Sieferth, Pittsburgh, Pennsylvania, Executors, acting under the judicial supervision of the Orphans' Court of Allegheny County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely,

Last known Nationals: address Karl Zimmermann Germany. The children (names unknown) Germany. Wilhelm Zimmermann, deceased. Sophie Hauer. Friederick Wilhelm Zimmer- Germany. Elizabeth Kern (Elizabeth Kein) Germany. Hermina Zimmermann Moerlein Germany. Germany. Hermann Zimmermann __ Karl Joseph Zimmermann Germany. Amalia Kossman Pflieger____ Germany. The children (names unknown) Germany. of Amalia Kossman Pflieger

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Karl Zimmermann, the children (names unknown) of Wilhelm Zimmermann, deceased, Sophie Hauer, Friederick Wilhelm Zimmermann, Elizabeth Kein), Hermina Zimmermann Moerlein, Hermann Zimmermann, Karl Joseph Zimmermann, Amalia Kossman Pflieger, and the children (names unknown) of Amalia Kossman Pflieger, and each of them, in and to the estate of Louise M. Zimmermann, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7139; Filed, May 6, 1943; 10:25 a. m.]

OFFICE OF PRICE ADMINISTRATION

[Order 35 Under MPR 136]

L. M. S. COMPANY, LTD.
APPROVAL OF MAXIMUM PRICES

Order No. 35 under Maximum Price Regulation No. 136, as amended—Machines and Parts, and Machinery Services; Docket No. 3136–264.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250, and Procedural Regulation No. 6, It is hereby ordered:

(a) The L. M. S. Company, Ltd. of Columbus, Ohio is hereby authorized to offer to enter into, enter into and carry out contracts with the United States or any agency thereof, or with the Government of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United

States" or any agency of any such government, or subcontracts under any such contract, covering the following commodities at prices not in excess of the following:

(b) To the extent that the application for adjustment filed by the L. M. S. Company, Ltd. has not been granted by this order, the application is denied.

(c) Any contract entered into by The L. M. S. Company, Ltd. in accordance with Procedural Regulation No. 6 at prices above the maximum prices authorized by this order shall be revised to conform with the terms of this order; any payments made to The L. M. S. Company, Ltd. in excess of the maximum prices authorized by this order on account of deliveries made subsequent to March 25, 1943, and prior to the effective date of this order, shall be refunded to the purchaser, and, within thirty days after the date on which this order was mailed to it, the applicant shall file a statement with the Office of Price Administration, Washington, D. C., to the effect that such contracts were revised in accordance with the terms of this order, and, wherever required, refunds were

(d) The issuance of this order shall not in any way affect or relieve the L. M. S. Company, Ltd. for any violation of any regulation or order issued by the Office of Price Administration.

(e) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E. O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7173; Filed, May 6, 1943; 11:18 a.m.]

· [Order 35 Under MPR 152] ELMHURST PACKERS, INC.

APPROVAL OF MAXIMUM PRICES

Order No. 35 under Maximum Price Regulation No. 152—Canned Vegetables. Approval of maximum prices for Elmhurst Packers, Incorporated, 801 Ninetyeighth Avenue, Oakland, California.

Elmhurst Packers, Incorporated has filed an application for specific authorization to charge particular maximum prices pursuant to § 1341.22 (d) of Maximum Price Regulation No. 152.

Due consideration has been given to the information submitted by applicant with respect to the packing of large, medium, small and tiny onions in No. 1

tall size glass containers.

For the reasons set forth in the opinion which accompanies this order and under the authority vested in the Price Administrator by the Emergency Price

Control Act of 1942, as amended, and Executive Orders No. 9250, and 9328, It

is hereby ordered, That:

(a) Elmhurst Packers, Incorporated may sell, offer to sell or deliver and any person may buy, offer to buy or receive the following commodities at the maximum prices indicated:

Commodity:	tximum prices authorized per doz. f. o. b. factory
No. 1 tall glas	s containers tiny
onions	\$2,00
	containers small
	containers medium
	s containers large

(b) This Order No. 35 may be revoked or amended by the Price Administrator at any time.

(c) The applicant, Elmhurst Packers, Incorporated, shall not change its customary allowances, discounts or price differentials unless such change results in a lower price.

(d) Unless the context otherwise requires the definitions set forth in § 1341.30 of Maximum Price Regulation No. 152 and section 302 of the Emergency Price Control Act of 1942, as amended, shall be applicable to the terms used herein.

(e) This order shall become effective on May 7, 1943.

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7174; Filed, May 6, 1943; 11:21 a. m.]

[Order 21 Under MPR 161]
WEST COAST LOG PRODUCERS
OVERTIME ADDITIONS

Order No. 21 Under § 1381.156 of Revised Maximum Price Regulation No. 161—West Coast Logs.

Pursuant to the provisions of § 1381.156 of Revised Maximum Price Regulation No. 161—West Coast Logs, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is hereby ordered:

(a) New authorizations. (1) The following persons being on a 48 hour week, may add to the maximum prices of all logs produced and sold by them, \$1.00 per thousand feet, log scale, on sales made on and after the effective date indicated:

Name and address Effective date

Bagley & Winter, Darrington,
Wash Mar. 25, 1943

R. H. Barr Logging Co., Kelso,
Wash Apr. 5, 1943

Buol Logging Co., Seattle, Wash Mar. 29, 1943

Carson Lumber Co., Carson,

Wash Apr. 12, 1943
Robert Dollar Co., Mabel, Oreg Mar. 31, 1943
J. W. Fish, Hoquiam, Wash Mar. 29, 1943
C. W. Hall Logging, Elma, Wash Apr. 5, 1943
Hannu Logging Co., Astoria,
Oreg Mar. 31, 1943

deen, Wash_____ Feb. 15, 1943

Name and address—Con.	Effective date
Chas. & James L. Johnston,	
Hoodsport, Wash	Apr. 1, 1943
Keller & Gabelein, Langley, Wash	Mar. 25, 1943
Kemp, Davis & Kemp, Belling-	
ham, Wash	Apr. 12, 1943
Kimbel Logging Co., Shelton, Wash	
Murphy Logging Co., Portland,	
Oreg	Apr. 1, 1943
Oregon-American Lumber Cor-	
poration, Vernonia, Oreg	Apr. 10, 1943
Pacific Timber Co., Tillamook,	
Oreg	Feb. 15, 1943
Ramsey & Wright Co., Port Or-	real resident
chard, Wash	Mar. 16, 1943
Wm. H. Schmel & Oscar Larson,	T-1 15 1010
Longbranch, Wash Springfield Plywood Corpora-	Feb. 15, 1943
tion, Springfield, Oreg	
Thompson Lumber & Piling Co.,	
Portland, Oreg	Mar. 18, 1943
Thompson & Selle, Loggers, Ray-	20001 20, 2020
mond, Wash	Mar. 26, 1943
Toledo Logging Co., Gleneden	
Beach, Oreg	Apr. 1, 1943
Wall Brothers, Woodland, Wash_	Apr. 7, 1943
Elmer E. Watters, Lebanon,	
Oreg	Mar. 1, 1943
Wallace Lumber & Manufactur-	The Part of the Part
ing Co., Sultan, Wash	Mar. 22, 1943
West Coast Orient Co., Salt Lake	Eloh 1 1040
City, Utah Western Heavy Hauling Co.,	Feb. 1, 1943
Portland, Oreg	Feb 15 1049
The same of the sa	ACTUAL TO SECOND
(9) The following persons	hoing on a

(2) The following persons being on a 54 hour week, may add to the maximum prices of all logs produced and sold by them, \$1.50 per thousand feet, log scale, on sales made on and after the effective date indicated:

Name and address Effective date

Mitchell Lumber Co., Idanha,
Oreg ______ Apr. 1, 1943

Wilamette Valley Lumber Co.,
Portland, Oreg _____ Mar. 8, 1943

(3) The following persons being on a 60 hour week, may add to the maximum prices of all logs produced and sold by them, \$2.00 per thousand feet, long scale,

on sales made on and after the effective date indicated:

	Effect	ive	aate
Bergman Logging Co., Nehalem, Oreg		15	1943
H. F. Effenberger, Skamania,			
Wash	Apr.		

(b) Reinstatements. (1) The following named concerns, whose previous authorizations were cancelled by Order 17, issued February 13, 1943, are authorized to make additions of \$1.00 per thousand feet log scale to all logs sold by them on and after the effective date indicated, since they regularly maintain a 48 hour week:

Name and address Effective date Beaver Logging Co., Portland, Oreg-Dec. 1, 1942 De Grott Logging Co., Bremerton, Wash _ Jan. 1, 1943 Grays River Logging Co., Rosburg, Wash_____ Lerback Logging Co., Seaside, Feb. 15, 1943 Jan. 1, 9143 Lane-Linn Logging Co., Eu- Jan. _ Dec. 1, 1942 Jan. 1, 1943 W. A. Salmon, Aberdeen, Wash. Feb. 23, 1943

(2) The following named person, whose previous authorization was cancelled by Order 17, issued February 13, 1943, is authorized to make an addition of \$2.00 per thousand feet log scale to all logs sold by him on and after the effective date indicated, since he regularly maintains a 60 hour week:

Name and address Effective date Lee Martin, Quilcene, Wash... Jan. 1, 1943

(c) Change of status. The following companies which have heretofore been authorized to make specified additions, are now authorized to make the following additions, since the number of hours maintained have been changed effective on the date indicated:

Name	Address	New num- ber of hours	Amount of addition now authorized	Effective date
Charman Logging Co	Hoquiam, Wash Portland, Oreg Cannon Beach, Oreg	60 54 54		Mar. 27, 1943 Mar. 1, 1943 Mar. 8, 1943

(d) Corrections. (1) Schetky Logging Co. (Molalla Camp) of Portland, Oregon, inadvertently omitted from Order No. 18, is reestablished as authorized to add \$1.00 per thousand ft., log scale, to the specified maximum prices on sales made on and after February 23, 1943.

(2) The name of the operator designated as "A. K. Wilson" in Order No. 18, is corrected to read "A. K. Wilson Timber Co.".

(e) Cancellations. The following authorizations are cancelled, and no additions are permitted on sales made on and after the effective date indicated:

Name and address Effective date

James R. Gleason, Satsop,
Wash Jan. 1,1943

Halverson & Deeter Logging
Co. Everson, Wash Nov. 20,1942

This order shall become effective May 7, 1943.

Issued this 6th day of May 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 48-7169; Filed, May 6, 1943; 11;20 a. m.]

[Order 31 Under Rev. MPR 169] SWIFT AND Co.

APPROVAL OF MAXIMUM PRICE

Order No. 31 under Revised Maximum Price Regulation No. 169—Beef and Veal Carcasses and Wholesale Cuts.

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

(a) On and after May 7, 1943, the maximum price, f. o. b. plant for sales to war procurement agencies of the United States by Swift and Company, having its principal place of business at Chicago, Illinois, of dehydrated "B" grade beef, packed in 36 pound tins and nailed wooden boxes, shall be \$120.25 per cwt.

(b) This Order No. 31 may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-7171; Filed, May 6, 1943; 11;22 a. m.]

[Rev. Order 106 Under MPR 188] ARMSTRONG CORK Co.

ORDER REQUIRING DATA FOR SETTING MAXIMUM PRICES

Revised Order No. 106 Under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

Order No. 106 is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is hereby ordered:

(a) The maximum prices which may be charged by the Armstrong Cork Company of Lancaster, Pennsylvania for new products, as defined in paragraph (c) below, shall be determined in accordance with the provisions of this order. The Armstrong Cork Company shall submit detailed standard manufacturing cost data both for any new glass con-tainer being priced, and for a glass container comparable to it (on the basis of capacity, glass weight, finish, size, maximum height, color and shipping weight) which already is being or has been manufactured by the company, in accordance with the company's regular accounting practice. These data will not include any of the following: General and administrative and selling expenses, packaging cost, freight expense and cost of fittings.

The company shall then determine both the average percentage and the average dollar difference between the manufacturing cost as so computed and the selling price in any carton for which a maximum price has been established, for the container which has been selected as comparable. It shall then apply to the manufacturing cost of the new container, as computed under this order, either the average percentage or average dollar difference computed for the comparable container, whichever will yield the lower price. The resulting price shall be the maximum price for the new glass container in the same base carton as was used in the computation for the comparable container.

Fifteen days after the submission of this report, unless the company is notified to the contrary by the Office of Price Administration, it may be assumed that approval of the price applied for has been granted and the company may proceed to sell or offer for sale the con-

tainer in question.

- (b) The maximum prices which may be charged by the Armstrong Cork Company for special cartons, as defined in paragraph (c) below, shall be determined by adding to the established price for the glass container in a carton the maximum price of which is already established. an amount no greater than the differential between the cost of that latter carton and the cost of the special carton being priced, both costs being taken as of the same date, which date must be within sixty days of the date of the computation. When the carton is manufactured by the Armstrong Cork Company, the 'cost" of that carton for the purposes of this order may be taken as the selling price for such carton determined under applicable regulations of the Office of Price Administration.
- (c) When used in this revised order, the term:
- (1) "New product" means any glass container manufactured by the Armstrong Cork Company which is subject to Maximum Price Regulation No. 188 and which meets all of the following conditions:

 Which was not delivered or offered for delivery during March 1942 by the Armstrong Cork Company;

(ii) The price of which cannot be determined upon the basis of prices which the Armstrong Cork Company had in effect for glass containers during March 1942;

(iii) Which may not be priced under § 1499.155 of Maximum Price Regulation No. 188.

- (2) "Special carton" means any carton for which no maximum price has already been established by inclusion in the price lists of the Armstrong Cork Company or by some provision in a Regulation or Order of the Office of Price Administration. The term "special carton" under this revised order shall include any special packaging, including wooden boxes as well as any other types of shipping cases or packages for glass containers.
- (d) Any selling price determined under this order shall be subject to adjustment at any time by the Office of Price Administration.

(e) This Revised Order No. 106 may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7175; Filed, May 6, 1943; 11:16 a. m.]

[Correction to Order 252 Under MPR 188]

OWENS-ILLINOIS GLASS CO.

APPROVAL OF MAXIMUM PRICES

Correction to Order No. 252 under § 1499.158 of Maximum Price Regulation No. 188 — Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

The reference in paragraph (a) of Order No. 252 under § 1499.158 of Maximum Price Regulation No. 188 to "Chicago, Illinois" as the address of the Owens-Illinois Glass Company is hereby corrected to read "Toledo, Ohio."

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7176; Filed, May 6, 1943; 11:22 a. m.]

[Order 331 Under MPR 188] SARGENT & Co.

APPROVAL OF MAXIMUM PRICES

Order No. 331 under § 1499.158 of Maximum Price Regulation No. 188— Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, It is ordered:

(a) Sargent and Company, New Haven, Connecticut, may sell and deliver three new soft face hammers to wholesalers at prices no higher than those set

forth below:

All prices are f. o. b. New Haven, Conn.

(b) This Order No. 331 may be revoked or amended by the Price Administrator at any time.

(c) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein

This Order No. 331 shall become effective on the 7th day of May 1943.

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7178; Filed, May 6, 1943; 11:19 a. m.]

[Order 332 Under MPR 188]

WESTCOTT LEATHER CORP.

APPROVAL OF MAXIMUM PRICE

Order No. 332 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is ordered:

(a) Westcott Leather Corporation, New York, New York, is authorized to sell and deliver a soft canvas 2 suiter pack described in a letter to the Office of Price Administration from Westcott Leather Corporation, dated March 25, 1943, at prices no higher than \$13.00 each f. o. b. factory.

(b) This Order No. 332 may be revoked or amended by the Price Administrator

at any time.

(c) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

This Order No. 332 shall become effective on the 7th day of May 1943.

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7179; Filed, May 6, 1943; 11:20 a. m.]

[Order 330 Under MPR 188]

WOTTRING INSTRUMENT COMPANY

APPROVAL OF MAXIMUM PRICES

Order No. 330 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is ordered:

(a) Wottring Instrument Company of Amherst, Ohio, may sell, offer to sell, deliver or transfer 50 Tropo Scopes, at a price no higher than the following:

To distributors:

\$540.00 f. o. b. factory, less a discount of 25 and 2%.

- (b) Distributors may sell and deliver the Tropo Scope manufactured by Wottring Instrument Company to ultimate consumers at a price no higher than \$540.00.
- (c) Before making delivery of the Tropo Scope, the Wottring Instrument Company shall attach securely to the instrument so that it is clearly visible, a durable tag or label containing in easily

readable lettering the following statement:

Retail OPA celling price for this Tropo

Scope, \$540.00
This tag may not be removed until after delivery to the purchaser.

(d) The Wottring Instrument Company shall file a new application with the Office of Price Administration, should it wish to manufacture and sell more than fifty instruments.

(e) This Order No. 330 may be revoked or amended by the Price Admin-

istrator at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

This Order No. 330 shall become effective on the 7th day of May 1943. Issued this 6th day of May 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-7177; Filed, May 6, 1943; 11:18 a. m.]

[Order 333 Under MPR 188] SEMINOLE FURNITURE SHOPS, INC.

APPROVAL OF MAXIMUM PRICES

Order No. 333 under § 1499.158 of Maximum Price Regulation No. 188-Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinon issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and Executive Order No. 9250; It is ordered:

(a) Seminole Furniture Shops, Inc., 1049-51 North Paulina Street, Chicago, Illinois, may sell, offer to sell, deliver or transfer its X-Ray film storage bin at a price no higher than \$33.44, f. o. b. factory.

(b) This Order No. 333 may be revoked or amended by the Price Adminis-

trator at any time.

(c) Unless the context otherwise requires, the definitions set forth in 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

This Order No. 333 shall become effective May 7, 1943.

Issued this 6th day of May 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-7180; Filed, May 6, 1943; 11:19 a. m.]

> [Order 334 Under MPR 188] CHARLES PARKER COMPANY APPROVAL OF A MAXIMUM PRICE

Order No. 334 under § 1499.158 of Maximum Price Regulation No. 188-Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328; It is ordered:

(a) The Charles Parker Company, Meriden, Connecticut, may sell and deliver its new wooden towel racks designated in an application dated March 16, 1943, at a price no higher than \$2.00 per

unit, f. o. b. factory.

(b) This Order No. 334 may be revoked or amended by the Price Adminis-

trator at any time.

(c) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used

This Order No. 334 shall become effective on the 7th day of May 1943. Issued this 6th day of May 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-7181; Filed, May 6, 1943; 11:19 a. m.]

[Order 335 Under MPR 188] THE OLYMPIC PORTLAND CEMENT COMPANY

ORDER DENYING PETITION

Order No. 335, under Maximum Price Regulation No. 188-Manufacturers' Maximum Prices for Specified Build-ing Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250.

(a) The order issued by the San Francisco Regional Office of the Office of Price Administration on January 7, 1943, denying a petition filed pursuant to Procedural Regulation No. 6 by the Olympic Portland Cement Company of Seattle, Washington, for an adjustment of maximum prices for limerock is hereby affirmed, and the petition is denied.

(b) This Order No. 335 shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 6th day of May 1943.

PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-7182; Filed, May 6, 1943; 11: 19 a. m.]

> [Order 336 Under MPR 188] FRANKLIN SHOCKEY COMPANY APPROVAL OF MAXIMUM PRICES

Order No. 336 under § 1499.158 of Maximum Price Regulation No. 188-Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250; It is ordered:

(a) Franklin Shockey Company of Lexington, North Carolina, is authorized to sell and deliver three vanity cabinets described as follows:

(1) #62 Cabinet \$5.33 (2) #61 Cabinet 5.65 (3) Vanity mirror cabinet 6.94

(b) This Order No. 336 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 336 shall become effective on the 7th day of May 1943. Issued this 6th day of May 1943.

> PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-7183; Filed, May 6, 1943; 11:19 a. m.]

[Order 338 Under MPR 188]

OWENS-ILLINOIS PACIFIC COAST COMPANY

APPROVAL OF MAXIMUM PRICES

Order No. 338 under § 1499.153 of Maximum Price Regulation 188-Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to \$1499.158 of Maximum Price Regulation No. 188: It is hereby ordered:

(a) The maximum prices which may be charged by the Owens-Illinois Pacific Coast Company of 135 Stockton Street, San Francisco, California for new products, as defined in paragraph (c) below, shall be determined in accordance with the provisions of this order. The Owens-Illinois Pacific Coast Company shall submit detailed standard manufacturing cost data both for any new glass container being priced, and for a glass container comparable to it (on the basis of capacity, glass weight, finish, size, maximum height, color and shipping weight) which already is being or has been manufactured by the company, in accordance with the company's regular accounting practices as filed with the Office of Price Administration by the Owens-Illinois Glass Company. These data will not include any of the following: General and administrative and selling expenses, packaging cost, freight expense and cost of fittings.

The company shall then determine both the average percentage and the average dollar difference between the manufacturing cost as so computed and the selling price in any carton for which a maximum price has been established, for the container which has been selected as comparable. It shall then apply to the manufacturing cost of the new container, as computed under this order, either the average percentage or average dollar difference computed for the comparable container, whichever will yield the lower price. The resulting price

shall be the maximum price for the new glass container in the same base carton as was used in the computation for the comparable container.

Fifteen days after the submission of this report, unless the company is notified to the contrary by the Office of Price Administration, it may be assumed that approval of the price applied for has been

granted and the company may proceed to sell or offer for sale the container in

question.

(b) The maximum prices which may be charged by the Owens-Illinois Pacific Coast Company for special cartons, as defined in paragraph (c) below, shall be determined by adding to the established price for the glass container in a carton the maximum price of which is already established, an amount no greater than the differential between the cost of that latter carton and the cost of the special carton being priced, both costs being taken as of the same date, which date must be within sixty days of the date of the computation. When the carton is manufactured by the Owens-Illinois Pacific Coast Company, the "cost" of that carton for the purposes of this Order may be taken as the selling price for such carton determined under applicable regulations of the Office of Price Administration.

(c) When used in this order, the term:
(1) "New product" means any glass container manufactured by the Owens-Illinois Pacific Coast Company which is

subject to Maximum Price Regulation No. 188 and which meets all of the fol-

lowing conditions:

 (i) Which was not delivered or offered for delivery during March 1942 by the Owens-Illinois Pacific Coast Company;

(ii) The price of which cannot be determined upon the basis of prices which the Owens-Illinois Pacific Coast Company had in effect for glass containers during March 1942; and

(iii) Which may not be priced under § 1499.155 of Maximum Price Regula-

tion No. 188.

(2) "Special carton" means any carton for which no maximum price has already been established by inclusion in the price lists of the Owens-Illinois Pacific Coast Company or by some provision in a regulation or order of the Office of Price Administration. The term "special carton" under this order shall include any special packaging, including wooden boxes as well as any other types of shipping cases or packages for glass containers.

(d) Any selling price determined under this order shall be subject to adjustment at any time by the Office of

Price Administration.

(e) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-7184; Filed, May 6, 1943; 11:16 a. m.]

[Order 339 Under MPR 188] THE FLINTKOTE COMPANY

AUTHORIZATION OF MAXIMUM PRICES

Order No. 339 under § 1499.158 of Maximum Price Regulation No. 188— Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is hereby

ordered:

(a) The Flintkote Company of New York, New York is authorized to sell, deliver and offer for sale and all persons are authorized to buy and receive from it in the course of trade, cantonment flooring manufactured by it at prices not exceeding \$3.00 per hundred square feet in carload lots and \$3.50 per hundred square feet in less than carload lots. These prices shall be subject to all discounts and freight equalization requirements provided for in Revised Price Schedule No. 45, as amended.

(b) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-7185; Filed, May 6, 1943; 11:20 a. m.]

[Order 10 Under MPR 207]

SANTA CRUZ FRUIT PACKING COMPANY

AUTHORIZATION OF MAXIMUM PRICES

Order No. 10 under § 1341.202 (d) of Maximum Price Regulation No. 207— Frozen Fruits, Berries and Vegetables.

For the reasons set forth in an opinion issued simultaneously herewith, It is

ordered:

(a) On and after May 7, 1943, the maximum prices, f. o. b. packing plant, for sales by Santa Cruz Fruit Packing Company, Oakland, California, of the following frozen products shall be:

Cents per pound

Winesap apples, sliced dry, in 25 lb.
containers 12
Winesap apples, sliced in sugar, in 30
lb. containers 111½
Winesap apples, sliced in syrup, in 30
lb. containers 11½
Delicious and Newton apples, sliced in syrup, in 30 lb. containers 11
Rome apples, sliced in syrup, in 30 lb.
containers 10½

(b) Santa Cruz Fruit Packing Company shall apply to its maximum selling prices of the frozen products listed in paragraph (a) of this order, the same discounts, allowances, and price differentials which it customarily applies to sales of comparable items, unless a change in these customary discounts, allowances and price differentials results in lower selling prices.

(c) This Order No. 10 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 10 shall become

effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7164; Filed, May 6, 1943; 11:22 a. m.]

[Order 20 Under MPR 244]

TAYLOR FOUNDRY COMPANY

ADJUSTMENT OF MAXIMUM PRICES

Order No. 20 under § 1421.157 (a) of Maximum Price Regulation 244—Gray Iron Castings; Docket No. GF3-1331.

For the reasons set forth in the opinion, issued simultaneously herewith, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Adminis-

tration, It is hereby ordered:

Adjustment of maximum prices for gray iron castings sold by Taylor Foundry Company. (a) On and after August 11, 1942, Taylor Foundry Company, 1901 Broad Street, Wichita Falls, Texas, is hereby authorized to sell, offer to sell and deliver the following types of gray iron castings to the purchasers specified hereinbelow at prices not in excess of the following maximum prices, f. o. b. Wichita Falls, Texas:

Purchaser	Description of cast- ings	Maximum prices
Cabot Shops, Inc., Pampa, Tex.	Counterbalance weight castings used in oil well pumping equip- ment.	3)4¢ per lb.
Jenson Brothers Manufacturing Co., Coffeyville, Kans.	Counterbalance weight castings used in the oil well pumping equip- ment.	316¢ per lb.

(b) All prayers of the application not granted herein are denied.

(c) This Order No. 20 may be revoked or amended by the Price Administrator at any time.

This Order No. 20 shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7167; Filed, May 6, 1943; 11:18 a. m.]

[Order 21 Under MPR 244]

HEADFORD BROS. & HITCHINS FOUNDRY CO.
ADJUSTMENT OF MAXIMUM PRICES

Order No. 21 under § 1421.127 (a) of Maximum Price Regulation 244—Gray Iron Castings; Docket No. 3244-11. For the reasons set forth in the opinion, issued simultaneously herewith, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration; It is hereby ordered:

Adjustment of maximum prices for gray iron castings sold by Headford Bros. & Hitchins Foundry Company. (a) On and after February 13, 1943, Headford Bros. & Hitchins Foundry Company of Waterloo, Iowa may sell, offer to sell and deliver, and any person may buy, offer to buy and receive from said Company (1) grey iron castings for which maximum prices are otherwise established under paragraphs (a) and (e) of section 1421.166 of Maximum Price Regulation 244 at a price for each such casting not in excess of the applicable maximum price for such casting under said paragraphs (a) and (e) plus 11/2 cents per pound, and (2) gray iron castings for which maximum prices are computed under paragraph (b) of section 1421,166 of Maximum Price Regulation 244 at a price for each such casting, f. o. b. Waterloo, Iowa, not in excess of the price computed by the following pricing formula:

Metal_____ \$0.012 per 1b. Melting____ Molding direct la-.009 per 1b. .70 per hour bor. (squeezer). .75 per hour (bench) 85 per hour (floor) Molding overhead... 150% of molding direct labor. Core direct labor ... 60 per hour. Core overhead____ 100% of core direct labor. Cleaning direct la- .50 per hour. Cleaning overhead. 100% of cleaning direct labor.

Defective loss_____ 5% of total mfg. cost without loss. Selling and admin- 10% of total mfg. cost.

Profit margin ____ 10% of total cost.

istration cost.

(b) Headford Bros. & Hitchins Foundry Company is further ordered (1) to reduce to the maximum prices herein ordered any prices agreed upon with any of its purchasers for the sale of the castings specified in the preceding paragraph (a) which are in excess of the maximum prices herein ordered, (2) to refund to its purchasers within thirty days from the effective date of this Order any payments made which are in excess of the maximum prices specified in paragraph (a) herein, and (3) to file a statement with the Iron and Steel Branch of the Office of Price Administration, Washington, D. C., within 45 days from the effective date of this Order to the effect that any such prices were reduced in accordance with the terms of this Order, and wherever required, refunds were made.

(c) The permission granted herein to Headford Bros. & Hitchins Foundry Company is subject to the conditions specified in the preceding paragraph (b) and also the following conditions: Said Company shall file with the Iron and Steel Branch of the Office of Price Administration, Washington, D. C., the following documents and financial information all prepared in accordance with recognized accounting principles and

submitted under oath or affirmation: (1) quarterly profit and loss statements, said statements to be filed within thirty days following the close of each quarter beginning with the first calendar quarter of 1943, except that the statement for the first calendar quarter of 1943, may be filed not later than May 31, 1943, (2) quarterly balance sheets, said balance sheets to be filed within thirty days following the close of each quarter-year beginning with the first calendar quarter of 1943, except that the balance sheet for the first calendar quarter of 1943 may be filed not later than May 31, 1943; (3) the profit and loss statements filed pursuant to (1) of this paragraph (c) must show (i) gross sales, (ii) returns and allow-ances, (iii) net sales, (iv) manufacturing costs, segregating total labor costs, exclusive of general and administrative salaries, total metal costs, and total other manufacturing costs, (v) general and administrative expenses, segregating total compensation to owners, officers and directors, (vi) net profits before income and excess profit taxes, (vii) weight of good castings produced and weight of castings delivered, and (viii) all charges to operations representing accumula-tions of reserves: Provided, That said Company need not file any of the foregoing financial data if it has filed such data or in the future does file such data on or before the time limits specified in this paragraph (c), on Form A-Annual Financial Report or Form B-Interim Financial Report issued by the Office of Price Administration.

(d) All prayers of the application not

granted herein are denied.

(e) This Order No. 21 may be revoked

or amended by the Price Administrator at any time.

This Order No. 21 shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-7168; Filed, May 6, 1943; 11:18 a. m.]

[Order 3 Under MPR 335]
WESTERN FOOD PRODUCTS CO.
ADJUSTMENT OF MAXIMUM PRICES

Order No. 3 under § 1351.2006 (e) of Maximum Price Regulation No. 335— Peanuts and Peanut Butter.

For the reasons set forth in an opinion issued simultaneously herewith: It is ordered:

(a) On and after May 7, 1943, the maximum prices, f. o. b. factory, for sales of Western Maid and Rich Nut Brands of peanut butter and all private label peanut butter manufactured by Western Food Products Co., Hutchinson, Kansas, shall be:

| Per dozen jars | \$2.84 | 12/twenty-four ounce jars | 4.15 | 12/two pound jars | 5.34 |

(b) Western Food Products Co. shall apply to the maximum selling prices for all container sizes of Western Maid and Rich Nut Brands of peanut butter, its customary discounts, allowances and

price differentials, unless a change in these customary discounts, allowances and price differentials results in lower selling prices.

(c) This Order No. 3 may be revoked or amended by the Price Administrator

at any time.

(d) This Order No. 3 shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7161; Filed, May 6, 1943; 11:18 a. m.]

[Order 4 Under MPR 335]

THE QUAKER MAID COMPANY, INC.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 4 under § 1351.2006 (e) of Maximum Price Regulation No. 335— Peanuts and Peanut Butter.

For the reasons set forth in an opinion issued simultaneously herewith, It is or-

dered:

(a) On and after May 7, 1943, the maximum prices for sales of all container types and sizes of Ann Page Peanut Butter Bits by The Quaker Maid Company, Inc., 420 Lexington Avenue, New York City, shall be the same as its maximum prices for the same container types and sizes of Ann Page Peanut Butter.

Butter.

(b) The Quaker Maid Company, Inc. shall apply to the maximum selling prices for all container types and sizes of Ann Page Peanut Butter Bits its customary discounts, allowances and price differentials, unless a change in these discounts, allowances and price differentials results in lower selling prices.

(c) This Order No. 4 may be revoked or amended by the Price Administrator

at any time.

(d) This Order No. 4 shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7162; Filed, May 6, 1943; 11:21 a. m.]

[Order 5 Under MPR 335]

W. B. RODDENBERY Co.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 5 under § 1351,2006 (e) of Maximum Price Regulation No. 335— Peanuts and Peanut Butter.

For the reasons set forth in an opinion issued simultaneously herewith: It is ordered:

(a) On and after May 7, 1943, the maximum prices for sales of all sizes of Fleetwood Brand Peanut Butter by the W. B. Roddenbery Co., of Cairo, Georgia, shall be the same as the maximum prices for the same sizes of Happy Kids Brand Peanut Butter manufactured by this company.

(b) The W. B. Roddenbery Co. shall apply to the maximum selling prices for

all container sizes of Fleetwood Brand Peanut Butter, its customary discounts, allowances and price differentials applying to sales of Happy Kids Brand Peanut Butter, unless a change in these customary discounts, allowances and price differentials results in lower selling

(c) This Order No. 5 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 5 shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-7163; Filed, May 6, 1943; 11:20 a. m.]

[Order 16 Under RPS 53]

ARMOUR AND COMPANY

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 16 Under Revised Price Schedule No. 53-Fats and Oils-Establishing maximum prices for Armour and Company, Chicago, Illinois on its sales of edible tallow to the Federal Surplus Commodity Corporation pursuant to Procedural Regulation No. 6; Docket No. 3053-20, Consolidated.

On February 20, 1943, Armour and Company, of Chicago, Illinois, filed an application for adjustment (Docket No. 3053-20), pursuant to Procedural Regulation No. 6, of its maximum price for 412,500 pounds of edible tallow which it had contracted to sell to the Federal Surplus Commodity Corporation pursuant to FSCC Letter Purchase Order dated February 2, 1943. On February 25, 1943, it filed an application for adjustment (Docket No. 3053-21), pursuant to Procedural Regulation No. 6, of its maximum price for 190,000 pounds of edible tallow sold by it to the Federal Surplus Commodity Corporation, pursuant to FSCC Weekly Letter Purchase Order opening February 22, 1943. On March 5, 1943, it filed an application for adjustment (Docket No. 3053-22), pursuant to Procedural Regulation No. 6, of its maximum price for 266,000 pounds of edible tallow sold by it to the Federal Surplus Commodity Corporation, pursuant to FSCC Weekly Letter Purchase Order opening March 2, 1943.

Due consideration has been given to these applications, and an opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order 9250, and in accordance with § 1351.156a of Revised Price Schedule No. 53: It is hereby ordered:

(a) That the above described petitions be, and they hereby are, consolidated for disposition, the consolidated matter to proceed under Docket No. 3053-20, consolidated.

(b) That the maximum price of Armour and Company on its sale of 412,500 pounds of edible tallow to the Federal Surplus Commodity Corporation, in tierces, pursuant to FSCC Letter Purchase Order dated February 2, 1943, shall be 10.60 cents per pound, f. o. b. plant.

(c) That the maximum price of Armour and Company on its sale of 190,000 pounds of edible tallow to the Federal Surplus Commodity Corporation, in tierces, pursuant to FSCC Weekly Letter Purchase Order opening February 22, 1943, shall be 10% cents per pound, f. o. b. plant.

(d) That the maximum price of Armour and Company on its sale to the Federal Surplus Commodity Corporation of 266,000 pounds of edible tallow, in tierces, pursuant to FSCC Weekly Letter Purchase Order opening March 2, 1943, shall be 10 % cents per pound

o. b. plant. This Order No. 16 shall become ef-

fective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E. O. 9250, 7 F.R. 7871)

Issued this 6th day of May 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-7165; Filed, May 6, 1943; 11:25 a. m.]

> [Order 17 Under RPS 53] SHARK INDUSTRIES, INC.

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 17 Under Revised Price Schedule No. 53-Fats and Oils-Establishing Maximum Prices for Shark Industries, Inc., Hialeah, Florida, on its "Elbrol" brand of shark liver oil.

On September 28, 1943, Shark Industries, Inc., Hialeah, Florida, filed an application for the determination of a maximum price on Elbrol, a shark liver oil produced by it, and on February 27, 1943, it filed additional information by letter.

Due consideration has been given to the application, and an Opinion in support of this Order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the Opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order 9250, and in accordance with § 1351.151 (b) (7) of Revised Price Schedule No. 53, It is hereby ordered:

(a) The maximum prices, f. o. b. shipping point, for sales of Elbrol, shall be the following prices:

	On sales to dealers or wholesalers	On sales to retailers
In 55-gallon drums. In 30-gallon drums. In 5-gallon cans In 1-gallon bottles	38½¢ per lb \$3,00 per gallon	50¢ per lb. 51¢ per lb. \$4.00 per gallon. \$4.15 per gallon.

(b) Shark Industries, Inc. shall give notice of the maximum prices herein fixed to all wholesalers, jobbers and retailers to whom it sells Elbrol, or who to its knowledge are selling Elbrol, which notice shall be in the following form:

The Office of Price Administration has fixed the following maximum prices for Elbrol:

	On sales to dealers or wholesalers	On sales to re- tailers
In 55-gallon drums.	371/4¢ per pound_	50¢ per pound,
In 30-gallon drums.	361/4¢ per pound_	51¢ per pound,
In 5-gallon cans	\$3.00 per gallon_	\$4.00 per gallon,
In 1-gallon bottles	\$3.10 per gallon_	\$4.15 per gallon.

(c) This Order No. 17 may be revoked or modified by the Price Administrator at any time.

This order No. 17 shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 6th day of May 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-7166; Filed, May 6, 1943; 11:20 a. m.]

> [Order 34 Under Rev. MPR 148] SAN DIEGO COUNTY, CALIFORNIA

DESIGNATION AS CRITICAL MEAT SHORTAGE AREA

Order No. 34 under Revised Maximum Price Regulation No. 148-Dressed Hogs

and Wholesale Pork Cuts.

Pursuant to § 1364.23 (b) of Revised Maximum Price Regulation No. 148, I find that a critical shortage of meat has occurred in San Diego County in the state of California because of the unavailability of customary sources of supply and because the established maximum prices do not contain a sufficient allowance to cover the cost of transporting meat to that area from other sources of supply. San Diego County in the state of California is hereby designated a critical area, and the Regional Administrator for the Eighth Region, or any district manager authorized by him may in writing authorize sellers to charge and receive, for dressed hogs and wholesale pork cuts and processed products sold to buyers in San Diego County, the actual added cost of transportation in addition to the applicable maximum price. Before giving such written authorization to any seller the Regional Administrator or the District Manager authorized by him shall determine the actual added cost of transportation as follows: He shall ascertain the method of transportation which the seller proposes to use in transporting meat to San Diego County and the costs of such transportation. To the extent that these costs exceed the difference between the maximum f. o. b. shipping point prices at the point where the shipment originates and the maximum delivered prices in San Diego County, there is an actual added cost of transportation which may be charged in addition to the applicable maximum delivered price at San Diego County, California.

This designation shall remain in effect to and including July 25, 1943 unless sooner terminated or unless extended by an amendment to this order.

This order may be revoked or amended at any time.

This order shall become effective May 7, 1943,

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-7172; Filed, May 6, 1943; 11:21 a. m.]

[Order 30 Under MPR 169]
SAN DIEGO COUNTY, CALIFORNIA
DESIGNATION AS CRITICAL MEAT SHORTAGE
AREA

Order No. 30 under Revised Maximum Price Regulation No. 169—Beef and Veal Carcasses and Wholesale Cuts.

Pursuant to § 1364.405 (b) of Revised Maximum Price Regulation No. 169, I find that a critical shortage of meat has occurred in San Diego County in the state of California because of the unavailability of customary sources of supply and because the established maximum prices do not contain a sufficient allowance to cover the cost of trans-porting meat to that area from other sources of supply. San Diego County in the state of California is hereby designated a critical area, and the Regional Administrator for the Eighth Region, or any district manager authorized by him may in writing authorize sellers to charge and receive, for beef or veal carcasses and wholesale cuts and processed products sold to buyers in San Diego County, the actual added cost of transportation in addition to the applicable maximum price. Before giving such written authorization to any seller the Regional Administrator or the District Manager authorized by him shall determine the actual added cost of transportation as follows: He shall ascertain the method of transportation which the seller proposes to use in transporting meat to San Diego County and the costs of such transportation. To the extent that these costs exceed the difference between the maximum f. o. b. shipping point prices at the point where the shipment originates and the maximum delivered prices in San Diego County, there is an actual added cost of transportation which may be charged in addition to the applicable maximum delivered price at San Diego County California.

This designation shall remain in effect to and including July 25, 1943, unless sooner terminated or unless extended by an amendment to this order.

This order may be revoked or amended at any time.

This order shall become effective May

(Pub. Laws 421 and 729, 77th Cong; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-7170; Filed; May 6, 1943; 11:21 a. m.]

[Order 2 Under MPR 239]

SAN DIEGO COUNTY, CALIFORNIA

DESIGNATION AS CRITICAL MEAT SHORTAGE AREA

Order No. 2 under Revised Maximum Price Regulation No. 239—Lamb and Mutton Carcasses and Cuts at Wholesale and Retail.

Pursuant to § 1364.155 (b) of Revised Maximum Price Regulation No. 239, I find that a critical shortage of meat has occurred in San Diego County in the state of California because of the unavailability of customary sources of supply and because the established maximum prices do not contain a sufficient allowance to cover the cost of transporting meat to that area from other sources of supply. San Diego County in the state of California is hereby designated a critical area, and the Regional Administrator for the Eighth Region, or any district manager authorized by him may in writing authorize sellers to charge and receive, for lamb and mutton carcasses and cuts at wholesale and retail and processed products sold to buyers in San Diego County, the actual added cost of transportation in addition to the applicable maximum price. Before giving such written authorization to any seller the Regional Administrator or the District Manager authorized by him shall determine the actual added cost of transportation as follows: He shall ascertain the method of transportation which the seller proposes to use in transporting meat to San Diego County and the costs of such transportation. To the extent that these costs exceed the difference between the maximum f. o. b. shipping point prices at the point where the shipment originates and the maximum delivered prices in San Diego County, there is an actual added cost of transportation which may be charged in addition to the applicable maximum delivered price at San Diego County, California.

This designation shall remain in effect to and including July 25, 1943 unless sooner terminated or unless extended by an amendment to this order.

This order may be revoked or amended at any time.

This order shall become effective May 7, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7160; Filed, May 6, 1943; 11:21 a. m.]

Regional Office, Region II.

[Order G 7 Under Rev. MPR 122]

PENNSYLVANIA ANTHRACITE DELIVERED BY DEALERS

FIXING OF MAXIMUM PRICES

Order No. G 7 under § 1340.260 of Revised Maximum Price Regulation No. 122—Solid Fuels Sold and Delivered by Dealers.

Pennsylvania anthracite delivered by dealers in Philadelphia County, Delaware County and designated townships and boroughs in Bucks and Montgomery Counties, Commonwealth of Pennsylvania, Coal Area I.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.260 of Revised

Maximum Price Regulation No. 122, Order No. G 7 is hereby issued.

(a) What this order does—(1) Dealers' maximum prices: Area covered If you are a dealer in "Pennsylvania anthrathis order fixes the maximum prices which you may charge, and if you are a purchaser in the course of trade or business, this order fixes the maximum prices which you may pay, for certain sizes and quantities of "Pennsylvania anthracite" delivered to or at any point in Coal Area I. Coal Area I includes the following portions of the Commonwealth of Pennsylvania: Philadelphia County; Delaware County; the Townships of Upper Southampton, Lower Southampton, Northampton, Warminster, Warwick, and the Borough of Ivyland, in Bucks County; and the Townships of Lower Moreland, Upper Moreland, Abington, Cheltenham, Horsham, Upper Dublin, Lower Gwynnedd, Whitpain, Whitemarsh, Springfield, Lower Merion, and the Boroughs of Bryn Athyn, Hatboro, Rockledge, Jenkintown, Ambler and Narberth, in Montgomery County.

Hereinafter in this order "Pennsylvania anthracite" shall be called simply "anthracite".

(2) Schedules of prices, charges and discounts. The applicable prices, authorized charges and required discounts, from which you shall determine the maximum prices for designated sizes and quantities of anthracite delivered within Coal Area I, are set forth in Schedules I, II, and III hereafter.

(3) To what sales this order applies. If you are a dealer in anthracite, you are bound by the prices, charges and discounts, and by all other provisions of this order for all deliveries within Coal Area I, whether or not you are located in Coal Area I.

(b) What this order prohibits. Regardless of any contract or other obliga-

tions, you shall not:

(1) Sell or, in the course of trade or business, buy anthracite of the sizes and in the quantities set forth in the Schedules herein, at prices higher than the maximum prices computed as set forth in paragraph (c) of this order, although

you may charge, pay, or offer less than maximum prices.

(2) Obtain any price higher than the applicable maximum price by:

(i) Changing the discounts authorized herein, or

(ii) Charging for any service which is not expressly requested by the buyer,

(iii) Charging for any service for which a charge is not specifically authorized by this order, or

(iv) Charging a price for any service set forth in Schedule I higher than the Schedule price for such service, or

(v) Increasing any interest rate on debts over the rate charged in December 1941, or

(vi) Using any tying agreement or requiring that the buyer purchase anything in addition to the fuel requested by him, or

(vii) Using any other device by which a higher price than the applicable maximum price is obtained, directly or indirectly.

(c) How to compute maximum prices. You must figure your maximum price as follows:

(1) Use the schedule which covers your sale. (Schedule I applies to "direct-delivery" sales of anthracite. You will find Schedule I in paragraph (d). Schedule II applies to "yard sales" by dealers who sell exclusively to equipped dealers, and by other dealers. You will find Schedule II in paragraph (e). Schedule III applies to sales of bagged coal in 25 lb. and 18 lb. paper bags. You will find Schedule III in paragraph (f).)

(2) Take the dollar-and-cents figure given in the applicable schedule for the size and quantity you are selling.

(3) Deduct from this figure the amount of the discount which you are required to give as specified in the schedule. (You will find discounts stated in paragraph (d) (2) and paragraph (e) (3).) If the schedule makes no reference to any discount, you need give no discount. Where a discount is required, you must state it separately on your invoice.

(4) If, at your purchaser's request, you actually render him a service for which this order authorizes a charge, you may add to the figure derived from the preceding subparagraphs (2) and (3) no more than the maximum authorized service charge. You must state that charge separately on your invoice. The only authorized service charges are those provided for sales under Schedule I.

(5) If you deliver a fraction of a net ton, even if less than one half ton, and the applicable schedule provides a discount on the basis of one ton or one half ton, you shall allow a proportionate discount, making your calculation to the nearest full cent. For example, if you are required to deduct 50¢ per ton for cash payment, you shall deduct 38¢ for three-quarters of a ton and 13¢ for one-quarter of a ton.

(6) If you deliver a fraction of a net ton, but not less than one-half ton, and the applicable schedule provides a service charge on the basis of one ton, you shall add no more than a proportionate service charge, making your calculation to the nearest full cent. For example, if the transaction permits a service charge of 50¢ per ton, you shall not add more than 38¢ for performance of that service in connection with the delivery of three-warters of a ton.

quarters of a ton.

(d) Schedule I; sales on a "direct-de-livery" basis. Schedule I establishes maximum prices for certain sizes of anthracite in certain specific quantities, delivered to or at any point within Coal

(1) For sales of anthracite of the sizes and in the quantities specified.

Size	Per net ton	Per net ½ ton	Per 100 lbs. (for sales of 100 lbs. or more but less than ½ ton)	Per 50 lb. paper bag
Broken, egg, stove, nut. Pea. Brickwheat. Rice. Barley. Buckwheat No. 4. Screenings.	\$12, 85 11, 05 9, 50 8, 40 7, 40 5, 50 3, 00	\$6, 95 6, 05 5, 25 4, 70 3, 70 2, 75 1, 50	\$0.75 .65 .55 .50	\$0.45

(i) If you sell one size of anthracite commingled with another size of anthracite, your maximum price for the combination shall be the maximum price established in this order for the smallest of the sizes so commingled.

(2) Required discounts. (i) You shall deduct from the prices set forth above in this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton and 25¢ per net ½ ton, where payment is made within fifteen days after delivery. Nothing in this sub-paragraph requires you to sell on other than a cash basis.

(ii) In addition, you shall deduct a discount of 50¢ per net ton, on sales and deliveries of all sizes except Buckwheat No. 4 and screenings, to consumers purchasing from one dealer, for delivery at one point, a quantity of 100 tons or more, within a period of twelve months.

(a) You shall not break up a single order in an attempt to avoid this discount.

(b) You must grant this discount whether the purchaser has received 100 tons or more pursuant to a single purchase order, or several purchase orders, and whether there was delivery at one time or at intervals of time, the sole basis of the discount being the annual purchase of 100 tons or more for delivery at one point.

(c) You must deduct this discount at or before the delivery of the one hundredth ton and continue to grant the discount on every subsequent delivery during the same twelve month period.

(3) Maximum authorized service charges.

(e) Schedule II; "Yard sales". Schedule II establishes maximum prices for certain sizes of anthracite sold at the dealer's "yard".

(1) Sales by dealers except those who normally sold exclusively to equipped dealers.

Size	Per net ton, for sales of ½ ton or more	Per 100 lbs., for 100 lbs. or more but less than ½ ton	Per 50 lb, paper bag
Broken, egg, stove, nut. Pea Buckwheat Rice Barley Screenings	\$10. 15 8. 55 7. 00 6. 10 5, 25 1, 25	\$0.65 .55 .45 .40	\$0.40

(2) Wholesale yard sales. (Sales from yards of dealers who normally sold exclusively to equipped dealers.)

Size: Per n	et ton
Broken, egg, stove, nut	\$9.95
Pea	8.35
Buckwheat	6.85
Rice	6.00
Screenings	1.25

(3) Required discounts on wholesale yard sales. You shall deduct from the prices set forth in paragraph (e) (2) of this schedule, for payment within fifteen days after delivery, the following discounts:

Discou	nt
Size: per net	ton
Broken, Egg, Stove, Nut	15¢
Pea and Buckwheat	10€
Rice	54

(f) Schedule III. Schedule III establishes maximum prices for sales to dealers and to consumers of certain sizes of anthracite in 25 lb. and 18 lb. paper bags.

(1) Maximum price per 25 lb. paper bag.

Size	Delivered to retail stores	Sales to ultimate consumer
Nut	\$0.17	\$0, 22

(2) Maximum price per 18 lb. paper

Size	Delivered	Delivered	Sales to
	at dealer's	to retail	ultimate
	yard	stores	consumer
NutPea	\$0.12	\$0.14	\$0.16
	•10	.12	.14

(g) Addition of railroad freight rate increase prohibited. The specific maximum prices prescribed herein include the amount of the railroad freight rate increase incurred as a result of the Interstate Commerce Commission's order in its Docket Ex Parte 148, effective March 18, 1942. You may not add such railroad freight rate increase to the maximum prices.

(h) Addition of increase in suppliers' maximum prices prohibited. You may not increase the specific maximum prices established by this order to reflect, in whole or in part, any subsequent increase to you in your supplier's maximum price for the same fuel. The specific maximum prices already reflect increases to you in your supplier's maximum prices occurring up to the effective date of this order. If increases in your supplier's maximum prices should occur after such date, as the result of any amendment to or revision of a maximum price regulation issued by the Office of Price Administration governing sales and deliveries made by such suppliers, the Regional Administrator will, if he then deems it to be warranted, take appropriate action to amend this order to reflect such increases.

(i) Taxes. If you are a dealer subject to this order you may collect, in addition to the specific maximum prices established herein, provided you state it separately, the amount of the Federal tax upon the transportation of property imposed by section 620 of the Revenue Act of 1942 actually paid or incurred by you, or an amount equal to the amount of such tax paid by any of your prior suppliers and separately stated and collected from you by the supplier from whom you purchased.

(j) Adjustable pricing. You may not make a price adjustable to a maximum price which will be in effect at some time

after delivery of the anthracite has been completed; but the price may be adjustable to the maximum price in effect at

the time of delivery.

(k) Petitions for amendment. Any person seeking an amendment of any provision of this order may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition shall be filed with the Regional Administrator and acted upon by him.

(1) Right of amendment or revocation. The Regional Administrator or the Price Administrator may amend, revoke or rescind this order, or any provi-

sion thereof, at any time.

(m) Applicability of other regulations. If you are a dealer subject to this order, you are governed by the licensing and registration provisions of sections 15 and 16 of the General Maximum Price Regulation. Sections 15 and 16 provide, in brief, that a license is required of all persons selling at retail commodities for which maximum prices are established. A license is automatically granted. It is not necessary to apply for the license, but you may later be required to register. The license may be suspended for violations in connection with the sale of any commodity for which maximum prices are established. If your license is suspended, you may not sell any such commodity during the period of suspension.

(n) Records. If you are a dealer subject to this order, you shall preserve, keep, and make available for examination by the Office of Price Administration, the same records you were required to preserve and keep under § 1340.262 (a) and (b) of Revised Maximum Price Reg-

ulation No. 122.

(o) Posting of maximum prices: sales slips and receipts. (1) If you are a dealer subject to this order, you shall post all your maximum prices (as set forth in the applicable Schedule or Schedules of this order) in your place of business in a manner plainly visible to and understandable by the purchasing public.

(2) If you are a dealer subject to this order, you shall, except for a sale of less than one-half ton, give each purchaser a sales slip or receipt showing your name and address, the kind, size, and quantity of the anthracite sold to him, the date of the sale or delivery and the price charged, separately stating the amount, if any, of the required discounts which must be deducted from, and the authorized service charges and the taxes, which may be added to, the specific maximum prices prescribed herein.

In the case of all other sales, you shall give each purchaser a sales slip or receipt containing the information described in the foregoing paragraph, if requested by such purchaser or if, during December 1941, you customarily gave purchasers such sales slips or receipts.

(p) Enforcement. (1) Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages, pro-

vided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this order are urged to communicate with the Philadelphia District Office of the Office of Price Administration.

(q) Definitions and explanations. When used in this Order No. 67, the

term

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political sub-divisions, or any agency of any of the foregoing.

(2) "Sell" includes sell, supply, dispose, barter, exchange, lease, transfer, and delivery, and contracts and offers to do any of the foregoing. The terms "sale", "selling", "sold", "seller", "buy", "purchase" and "purchaser" shall be con-

strued accordingly.

(3) "Dealer" means any person selling anthracite of the sizes set forth in the Schedules herein, and does not include a producer or distributor making sales at or from a mine, a preparation plant operated as an adjunct of any mine, or a briquette plant.

(4) "Pennsylvania anthracite" means all coal produced in the Lehigh, Schuylkill and Wyoming regions in the State of

Pennsylvania.

(5) "Coal Area I" includes the following portions of the Commonwealth of Pennsylvania: Philadelphia County; Delaware County; the Townships of Upper Southampton, Lower Southampton, Northampton, Warminster, Warwick, and the Borough of Ivyland, in Bucks County; and the Townships of Lower Moreland, Upper Moreland, Abington, Cheltenham, Horsham, Upper Dublin, Lower Gwynnedd, Whitpain, Whitemarsh, Springfield, Lower Merion, and the Boroughs of Bryn Athyn, Hatboro, Rockledge, Jenkintown, Ambler and Narberth, in Montgomery County.

(6) "Direct delivery", except with respect to sales in 50 lb. paper bags or 100 lb. lots, means delivery to the buyer's bin or storage space by dumping or chuting directly from the seller's truck or vehicle, or, where such delivery to the buyer's bin or storage space is physically impossible, by discharging at the point nearest and most accessible to the buyer's bin or storage space and at which the coal can be discharged directly from the seller's truck. "Direct delivery" in 50 lb. bags or 100 lb. lots shall mean depositing in buyer's bin or other storage space designated by buyer.

designated by buyer.

(7) "Carry" and "wheel" refer to the movement of coal to buyer's bin or storage space in baskets or other containers, or by wheelbarrow or barrel, from seller's truck or vehicle, or from the point nearest and most accessible to the buyer's bin or storage space at which the coal is discharged from seller's truck in the course of "direct delivery."

(8) "Yard sales" means sales accompanied by physical transfer to the buyer's truck or vehicle at the yard, dock, barge, car, or at a place of business of the seller other than at seller's truck or vehicle.

(9) "Wholesale yard sales" means sales from yards of dealers who normally sold exclusively to equipped dealers.

(10) "Equipped dealer" means a person who purchases coal for resale and who has a yard or terminal facilities for storing and handling solid fuels.

(11) "Delivered at dealer's yard" as applied to sales of bagged coal in 18 lb. paper bags, means physical transfer at the dealer's yard to the purchaser's truck or other vehicle.

(12) "Delivered to retail stores" as applied to sales of bagged coal in 18 lb. or 25 lb. bags, means deposit in that part of the store designated by the purchaser.

(13) "Sales to ultimate consumer" as applied to bagged coal in 18 lb. or 25 lb. bags, means sales by dealers, other than sales at a dealer's yard, whether or not delivered to the consumer's premises.

(r) Effect of order on Revised Maximum Price Regulation No. 122. This order shall supersede Revised Maximum Price Regulation No. 122, except as to any sales or deliveries of solid fuel not specifically subject to this order.

(s) Effective date. This order shall become effective May 4, 1943.

Issued this 4th day of May 1943.

SYLVAN L. JOSEPH, Regional Administrator.

[F. R. Doc. 43-7067; Filed, May 5, 1943; 10:39 a. m.]

WAR SHIPPING ADMINISTRATION.

REQUISITIONED GERMAN VESSEL "ARAUCA"

NOTICE OF DEPOSIT ON ACCOUNT OF JUST COMPENSATION

Notice is hereby given that, pursuant to the provisions of section 1 of the Act of June 6, 1941 (Public Law 101—77th Congress), as amended, and Executive Order 9054 of February 7, 1942, as amended by Executive Order 9244 of September 16, 1942, the War Shipping Administrator, on May 3, 1943, deposited with the Treasurer of the United States, the amount of \$10,000.00 on account of just compensation for the former German Vessel "Arauca," title to which was requisitioned b, the United States Maritime Commission on July 28, 1941.

The attention of interested parties is invited to the provisions of said section 1 concerning claims against the vessel which existed at the time of the requisition.

By order of the War Shipping Administrator.

[SEAL]

W. C. PEET, Jr., Secretary.

MAY 5, 1943.

[F. R. Doc. 43-7154; Filed, May 6, 1943; 11:04 a. m.]